THE GARRETTE OF INDIA; APRIL 27, 1909/VARARMA 7, 1965 [PART II-Maximum : 25 years Minimum 18 years Cluss III (Non-Rs. 110-4-150-Ministerial) BB-4-170-5-(Non-Genetted) 130-EB-3-200

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(i) a diploma in Civil Does not arise 2 yrs. By direct re- Does Draftsmanship from cruitment 100% arise 1982; and

- (ii) atleast a year's experience in a Planning or Engineering or Architectural Office.
- (f) a certificate showing the passing of the Matriculation Rannination;
- (ii) a certificate of Proficiency in working on the Ferro-priming Machine by Ammonia Process; and
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 NOTE: Knowledge of blue
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[No. F. 14-4/63-L.S.G.]

- G.S.R. 782.—In exercise of the powers conferred by the provise to article 209 of the Constitution and in supersession of the notifications of the Government of India in the Ministry of Health No. F. 13-16/59-LSG, dated the 6th January, 1961 and No. F. 11-172/59-LSG, dated the 21st June, 1961, the President hereby makes the following rules regulating the method of recruitment of persons to the General Central Service Class III & IV administrative posts in the Town and Country Planning Organisation, New Delhi, namely:—
- 1. Short Title.—These rules may be called the Town and Country Planning Organisation (Class III and IV posts) Recruitment Rules, 1963.
- Application.—These rules shall apply to the posts specified in Column 2 of the Schedule annexed to these rules.
- Classification and Scale of Pay.—The Classification of the posts and the scales of pay attached to them shall be as specified in columns 3 and 4 of the said Schedule.
- 4. Method of Recruitment, age limit and other Qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 12 of the Schedule aforesaid:

Provided that the maximum age limit specified in column 7 of the said Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes, Scheduled Tribes and other special categories, in accordance with the orders issued by the Central Government from time to time.

- 5. Disqualification.—(i) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post, and
- (ii) No woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a

wife living at the time of such marriage, shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Scare

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Central Service Class III (Non-Gazetted, Ministerial) -15-320-EB -15-380.

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OST W. III

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with direct recruits.

For direct rectt, only		Period	Whether	In case of recet,	Circumstances
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7	8	9	10	11	Į2
Magimum 30 years Minimum 25 years	(f) Intermediate/ Senior Cambridge/ Higher Secondary certificate or equi- valent qualifications. (ii) Atleast 5 years experience as UDC in a Government/ Semi-Government/ Autonomous Body.	2 years	No	(i) Promotion: RromUDCswith 5 years experience in the grade. (ii) Transfer: Persons working in similar or equi- valent grade from other Govern- ment/Semi-Govt, Autonomous Body.	
		2 years	No	Promotion from among the LDCs with 3 years service in the grade,	
Maximum 21 years Minimum 18 years	(i) Matriculation or equivalent qualifications. (ii) Atleast 30 words per minute speed in typing. (iii) Physically handicapped persons who are otherwise qualified to hold LDCs posts and who are certified as being unable to type by the Medical Board attached to special Employment Exchanges for Handicapped (or by a Civil Surgeon) will be exempted from the typing qualifications.	2 years			

1	2	3	4	3	6
6,	Staff Car Driver	General Central Service Class III (Non- Ministerial)	Re. 110-3-131- 4-139.		Direct recruitment, Preference will be given to regularly appointed Class IV employees of the T.C.P.O. Where no suitable person from among them is available, recruit-
	Control of the Contro				ment will be made through Employ-
					ment Exchange. The quota allowed
					to Schedule Castes & Schedule Tribes
					will be strictly given to them and if the quote cannot be filled by recruit-
					ment among class IV staff in the T.C. P.O., members of the S.C. & S.T. will be re cruited from the Employ- ment Exchange to make up their quota.
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G. MUKHARI , Jt. Secy.

870 THE GAZETTE OF INDIA: APRIL 27, 1963/VAISAEHA 7, 1865 [PART II-860 5(1)]

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Departments of Communications & Civil Aviation)

(Posts & Telegraphs Board)

CORRIGENDUM

New Dethi, the 23rd April 1968

G.S.R. 733.—In the notification of the Government of India in the Ministry of Transport & Communications (Departments of Communications & Civil Aviation) (Posts & Telegraphs Board) No. 2-8/63-R dated the 15th of April, 1963 containing the Indian Telegraph (First Amendment) Rules, 1963 published as G.S.R. 673 on pages 808 to 810 of the Gazette of India, Part II, Section 3, Sub-section (i), dated April 20, 1963:—

In clause (x) of paragraph 2, under the Heading "Classes of Calls",

For "Ordinary S.V.H.

Most Urgent Immediate,

Immediate, Operations Immediate and Important**

Read "Ordinary and S,V,H,

Urgent

Most Immediate, Operations Immediate, Immediate and Important"

[No. (2-8/63-R).]

D. R. NARANG,

Assistant Director-General (Rates).

The Gazette min

of India

PUBLISHED BY AUTHORITY

No. 18] HEW DELHI, SATURDAY, MAY 4, 1962/VAISAKHA 14, 1865

MOTTEE

The undermentioned Garctics of India Extremelinary were published upto the agrid

Lesue No.	No. and Date	Issued by	Suhjest
72	G.S.R. 682, dated 21st April, 1963.	Ministry of Pinance	Further amendment in the notification No. 26-Customs, dated the 12th March, 1960.
	G.S.R. 683, dated 21st April, 1963.	Dirto.	Exempting each of the articles specified in column (3) of the Table hereto supersed when imported into India from so much of that portion of the duty of customs leviable thereon.
	G.S.R. 684, dated 21st April, 1963.	Ditto.	Rescinding the Notification No. 92- Customs, dated the 16th May, 1957.
73	O.S.R. 734, deted a3rd April, 1963.	Ministry of Food & Agriculture.	Parther amendment in the G.S.R. No. 1091/Sugar-Export, dated the 17th August 1962.
	G.S.R. 735, dated 23rd April, 1963.	Ditto.	Further emendment in the G.S.R. No. 1180/Sugar-Export, dated the 29th August, 1962.
	6.S.R. 736, dated 23rd April, 1963.	Ditto.	Amendment in the G.S.R. No. 1546/ Sugar-Export, dated the 15th Nov- ember, 1962.
31	G.S.R. 737, dated 23rd April, 1963.	Disto,	Amendment in the G.S.R. No. 159/ Sugar-Export, dared 24th January, 1963.
74	G.S.R. 736, dated 23rd April, 1963.	Ministry of Home	The Internees (Discipline and Offences) Order, 1963.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi, Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II-Section 3-Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 28th March, 1963.

- G.S.R. 743.—In exercise of the powers conferred by the provine to article 309 of the Constitution, the President hereby makes the following rules further to amend the Indian Foreign Service (Pay, leave, compensatory allowances and other conditions of service) Rule, 1961, namely;—
- 1. (1) These rules may be called the Indian Foreign Service (Pay, leave, compensatory allowances and other conditions of service) Amendment Bules, 1963.
- (2) They shall be deemed to have come into force on the first day of April,
- For sub-rule (1) of rule 20 of the Indian Poreign Service (Pay leave, com-pensatory allowances and other conditions of service) Rules, 1981, the following Sub-rule shall be substituted, namely:—
 - "(1) Subject to the provisions of sub-rules (2) and (3), the leave rules in Chapter X of Section II or of Section III, as the case may be, of the Fundamental Rules, or the Revised Leave Rules, 1933, as amended from time to time, shall apply to members of the Service".

[No. 39/GA/68.]

I. S. CHADHA, Under Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 21rd April 1963

G.S.E. 744.—In exercise of the powers conferred by section I of the Union territories (Laws) Act, 1950 (30 of 1950), the Central Government hereby extends to the Union territory of Delhi the enactments specified in column (1) of the Schedule hereto annexed (as at present in force in the State of Punjab), subject to the modifications specified in the corresponding entry or entries in column (2) of the said Schedule.

THE SCHEDULE

Enactment (1)

Modifications (2)

- I. The East Punjab Holdings (Consolidation and Prevention of Fragmentation) (Amendment) Act, 1953 (Punjab Act XX of 1953).

 1. Throughout the Act for the Words "the State Government" the words "the Chief Commissioner" shall be substituted.
 - z. Section 2 shall be omitted.
 - 3. In acction 3, for the words "the said Act", the words, brackets and figures "the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, settlended to the Union territory of Deihi (hereinafter referred to se "the said Act")" shall be substituted.

(2)

- a. The East Punjab Holdings (Consolidation and Prevention of Fragmentation) (Amendment) Act, 1954 (Punjab Act XXII of 1954).
- 1. In section z, for the words, brackets and figures "the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948 (Bast Punjab Act L of 1948)" the words, brackets and figures "the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948 (Bast Punjab Act L of 1948), as extended to the Union territory of Delhi" shall be substituted,
- 2. Section 3 shall be omitted.
- The East Punjab Holdings (Consolidation and Prevention of Pragmentation) (Second Amen-diment) Act, 1954 (Punjab Act XXXIX of 1954).
- For section 2, the following section shall be substituted, namely :--
- ¹¹2. Amendment of section 24 of East Punjob Act L of 1948:—
- Section 24 of the Bast Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948 (East Punjab Act L of 1948) as extended to the Union territory of Delhi shall be re-numbered as sub-section (1) thereof and after the sub-section as so numbered, the following sub-section shall be inserted, namely:
- "(2) A Consolidation Officer shall be competent to exercise all or any of the powers of a Revenue Officer under the Delhi Land Revenue Act, 1954, or the U.P. Land Revenue Act, 1961, as in force in the Union territory of Delhi, as the case may be, for purposes of compliance with the provisions of sub-section (1)"."
- 4. The East Punjab Holdings (Consolidation and Prevention of Pregmentation) (Amendment) Act, 2956 (Punjab Act 46 of 1956).
- In section 2, for the words, brackets, letters and figures "the East Punjab Holding (Consolidation and Prevention of Fragmentation) Act, 1948, the following shall be and shall be deemed to have been substituted from December 27th, 1954" the words, brackets and figures "the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, as extended to the Union territory of Delhi, the following shall be substituted" shall be substituted.
- The East Punjab Holdings (Comodidation and Prevention of Fragmentation) (Amendment) Act, 1959 (Punjab Act 20 of 1959).
- t. Sections 2 and 3 shall be omitted,
- 2. In section 4 for the words "the principal Act", the words, brackets and figures "the Bast Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, as extended to the Union territory of Delhi (hereinafter referred to as "the principal Act,")" shall be substituted.

STELL BUNGON SERVED

(2)

- 3. For accesion 5, the following section shell be substituted, namely :--
- "3. Substitution of section 32 of East Punjab
 Act L of 1948:—
- For section 32 of the principlal Act, the follow-ing section shall be substituted, namely :---
- "32. Suspension of partition proceedings dur-ing currency of consolidation proceedings.--
- After a notification under sub-section (1) of section 14 has issued, no proceedings under part F of chapter III of the Delh. Land Reforms Act. 1954, or chapter VII of the U.P. Land Revenue Act, 1961, as in force in the Union territory of Delhi, as the case may be, in respect of any course or a sub-division of an estate affected by the scheme of consolidation shall be commenced and, where such proceedings were commenced before the issue of the portification, they shall remain in abeyance, during the pendencey of the consolidation proceedings."
- 4. Section 7 shell be omitted.
- 6. The East Punjab Holdings (Consolidation and Prevention of Fragmentation) Amendment Act, 1960 (Punjab Act 12 of 1960).

 In section 2 for the words, brackets and figures "the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948" the words, brackets and figures "the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, as extended to the Union territory of Delhi" shall be substituted.
- 7. The East Punjab Holdings (Consolidation and Prevention of Fragmentation) (Second Amendment and Validation) Act, 1960 (Punjab Act 27 of 1960).
- In section 2, for the words, breckets and figures "the East Punjab Holdings (Corsolidation and Prevention of Frequentiation) Act, 1948" the words, brackets and figures "the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, as extended to the Union territory of Delhi" shall be substituted.
- 2. Section 4 shall be omitted
- 3. For section 6, the following section shall be substituted, namely :-
- "6. Validation .-
- Notwithstanding anything to the contrary contained in any judgment, decree or order of any court, where before the commencement of this Act the Chief Commissioner or any authority to whom he has delegated his powers has passed an order under section 42 of the principal Act revising or reacinding a scheme prepared or confirmed or repartition made by any officer under that Act, such order shall be deemed to be valid, and any such order shall not be questioned on the ground that under section 42 of the principal Act, the Chief Commissioner or such authority had no power to pass such order."

- 8. The Bast Punjab Holdings (Consolidation and Prevention of Fragmentation) Amendment Act, 1962 (Punjab Act 12 of 1962).
- The Bast Punjab Holdings (Consolidation and Prevention of Fragmentation) Second Amendment and Validation Act, 1962 (Punjab Act 25 of 1962).
- la section 2 for the words, brackets and figures "the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948", the words, brackets and figures "the Hast Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, as extended to the Union territory of Delhi" shall be substituted.
- 1. In section 2, for the words, brackets and figures "the Hast Punjab Holdings (Consolidation and Prevention of Pragmentation) Act, 1948", the words, brackets and figures "the Hast Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, as extended to the Union territory of Delhi" shall be substituted.
- 2. Section 3 shall be omitted.
- Por section 6, the following section shall be substituted, namely:—
- "6. Amendment of section 21 of Punjab Act L of 1948.—
- In section 21 of the principal Act after subsection (4), the following sub-section shall be inserted, namely:—
- "(5) The appellant authority may entertain an appeal under sub-section (3) or sub-section (4) after the terminy of the period of limitation prescribed therein if it is satisfied that the appellant was prevented by sufficient cause from filing the appeal in time."."
- In section 8 for clause (ii), the following clause shall be substituted, namely:—
 - "(ii) for sub-section (2), the following subsection shall be substituted, namely:—
 - "(2). If all the owners and tenants as aforesaid do not agree to enter into possession under sub-section (1), they shall be entitled to possession of the holdings and tenancies allotted to them from such date as may be determined by the Consolidation Officer and published in the prescribed manner in the estate or estates concerned; and the Consolidation Officer shall, if necessary, put them in physical possession of the holding to which they are so entitled, including standing crops, if any, and for doing so may exercise the powers of a Revenue Officer under the Delhi Land Revenue Act, 1954, or the U.P. Land Revenue Act, 1954, or the U.P. Land Revenue of Delhi, as the case may be."; and"
- 4. Section 11 shall be omitted.

ANNEXURE I

THE EAST PUNJAB HOLDINGS (CONSOLIDATION AND PREVENTION OF FRAGMENTATION) (AMENDMENT) ACT 1953 (PUNJAB ACT XX OF 1994)
AS EXTENDED TO THE UNION TERRITORY OF DELHI.

ACT

to amend the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948 (East Punjab Act No. L. of 1948).

IT is hereby enacted as follows:--

- 1. This Act may be called the East Punjab Holdings (Consolidation and Prevention of Fragmentation) (Amendment) Act, 1953.
 - 2. Amendment of Section 20 of East Punjab Act No. L of 1948.—Omitted.
- 3. Substitution of section 36 of Rast Panjab Act No. L of 1948.—For section 36 of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, of the East Punjab Holdings (Consolidation and Prevention of Fragmentation and Prevention of Fragmentation (Consolidation and Prevention of Fragmentation and Prevention of Fragmentation
 - "36. A scheme for the consolidation of holdings confirmed under this Act may, at any time, be varied or revoked by the authority which confirms it subject to any order of the Chief Commissioner that may be made in relation thereto and a subsequent scheme may be prepared, published and confirmed in accordance with the provisions of this Act."
- 4. Amendment of section 42 of East Punjab Act No. L of 1848.—At the end of the provise to section 42 of the said Act, the following words shall be added, namely:—

"except in cases where the Chief Commissioner is satisfied that the proceedings have been vitiated by unlawful considerations."

ANNEXURE II

THE EAST PUNJAB HOLDINGS (CONSOLIDATION AND PREVENTION OF FRAGMENTATION) (AMENDMENT) ACT, 1964 (PUNJAB ACT KKH OF 1964) AS EXTENDED TO THE UNION TERRITORY OF DELHI

AN

ACT

to amend the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948 (East Punjab Act L of 1948).

IT is hereby enacted as follows:-

- 1. Short title. This Act may be called the East Punjab Holdings (Consolidation and Prevention of Fragmentation) (Amendment) Act, 1954.
- 2. Amendment of section 2 of East Punjab Act L of 1448.—In section 2 of the East Punjab Holdings (Consolidation and Prevention of Fragmentation Act, 1948 (East Punjab Act L of 1948), as extended to the Union territory of Delhi, after clause (b), the following clause shall be inserted and shall be deemed always to have been so inserted, namely:—
 - "(bb) 'common purpose' means any purpose in relation to any common need, convenience or benefit of the village".
 - 3. Repeal of Punjab Grdinance No. 1 of 1854,-Omitted.

AMMERURE III

THE EAST PUNJAB HOLDINGS (CONSOLIDATION AND PREVENTION OF FRAGMENTATION (SECOND AMENDMENT) ACT, 1954 (PUNJAB ACT XXXIX OF 1954) AS EXTENDED TO THE UNION TERRITORY OF DELHI

AN

ACT

to amend the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948 (East Punjab Act L of 1948).

BE it enacted by the State Legislature of Punjab in the Fifth Year of the Republic of India as follows:—

- Short title.—This Act may be called the East Punjab Holdings (Consolidation and Prevention of Fragmentation) (Second Amendment) Act, 1984.
- 2 Amendment of section 24 of Rest Punjab Act L of 1948.—Section 24 of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948 (East Punjab Act L of 1948), as extended to the Union territory of Delhi shall be renumbered as sub-section (1) thereof and after the sub-section as so numbered, the following sub-section shall be inserted, namely:—
 - "(2) A Consolidation Officer shall be competent to exercise all or any of the powers of a Revenue Officer under the Delhi Land Revenue Act, 1954, or the U.P. Land Revenue Act, 1901, as in force in the Union territory of Delhi, as the case may be, for purposes of compliance with the provisions of sub-section (1)".

ANNEXURE IV

THE EAST PUNJAB HOLDINGS (CONSOLIDATION AND PREVENTION OF FRAGMENTATION) (AMENDMENT) ACT, 1936 (PUNJAB ACT 46 OF 1956) AS EXTENDED TO THE UNION TERRITORY OF DELHI

AN

ACT

to amend the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948 (East Punjab Act L of 1943).

BE it enacted by the Legislature of the State of Punjab in the Seventh Year of the Republic of India, as follows:-

- Short title.—This Act may be called the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Amendment Act, 1956.
- 2. Amendment of section 24 of the East Punjab Act L of 1948.—For sub-section (1) of section 24 of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948 as extended to the Union territory of Delhi, the following shall be substituted, namely:—
 - "(1) As soon as the persons entitled to possession of holdings under this Act have entered into possession of the holdings, respectively allotted to them the scheme shall be deemed to have come into force and the possession of the allottees affected by the scheme of consolidation, or, as the case may be, by repartition, shall remain undisturbed until a fresh scheme is brought into force or a change is ordered in pursuance of provisions of sub-sections (2), (3), (4) of section 21 or an order passed under section 36 or 42 of this Act."

AMMERURE V

FRAGMENTATION) (AMENDMENT) ACT, 1959 (PUNJAB ACT 20 OF 1959) AS EXTENDED TO THE UNION TERRITORY OF DELHI.

AN

ACT

to amend the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948.

BE it enacted by the Legislature of the State of Punjab in the Tenth Year of the Republic of India as follows:—

- Short title.—This Act may be called the East Punjab Holdings (Consolida-tion and Prevention of Fragmentation) (Amendment) Act, 1959.
 - 2. Insertion of new section 16-A in East Punjab Act L of 1943.—Omitted.
 - 3. Amendment of section 25 of East Punjab Act L of 1848.—Omitted
- 4 Insertion of new section 27-A in East Punjab Act L of 1948.—After section 27 of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, as extended to the Union territory of Delhi (hereinafter referred to as "the principal Act"), the following section shall be inserted, namely:—
 - "27-A. Decrees for possession of land to be executed against land allotted on reportition.—Notwithstanding anything contained in the Code of Civil Procedure, 1908, or any other law for the time being in force, no decree for possession of land against a judgment-debtor, whose land has been included in a scheme for consolidation of holdings shall be executed except after repartition as finally confirmed under section 21 and against land allotted to him in pursuance of such repartition."
- 5. Substitution of section 32 of East Punish Act L of 1846.—For section 32 of the principal Act, the following section shall be substituted, namely:—
 - "32. Suspension of partition proceedings during currency of consolidation proceedings.—After a potification under sub-section (1) of section 14 has issued, no proceedings under part F of chapter III of the Delhi Land Reforms Act, 1954, or Chapter VII of the U.P. Land Revenue Act, 1901, as in force in the Union territory of Delhi, as the case may be, in respect of any estate or a sub-division of an estate affected by the scheme of consolidation shall be commenced, and, where such proceedings were commenced before the issue of the notification, they shall remain in abeyance, during the pendency of the consolidation proceedings."
- 6. Insertion of new section 42-A in East Punjah Act L of 1948,—After of the principal Act, the following section shall be inserted, namely:-
 - "48-A. Correction of clerical errors.—Clerical or arithmetical mistakes in a scheme made, or an order passed by any officer, under this Act arising from any accidental allo or omission may at any time be corrected by the authority concerned either of its own motion or on the application of any of the parties."
 - 7. Amendment of section 48 of East Punjab Act E of 1948.—Omitted.

ANNEXURE VI

THE EAST PUNJAB HOLDINGS (CONSOLIDATION AND PREVENTION OF FRAGMENTATION) AMENDMENT ACT, 1960 (PUNJAB ACT 12 OF 1960) AS EXTENDED TO THE UNION TERRITORY OF DELIH.

to amend the East Punjob Holdings (Consolidation and Prevention of Fragmenta-tion) Act, 1948.

BE it enacted by the Legislature of the State of Punjab in the Eleventh Year of the Republic of India as follows:—,

- 1. Short title.—This Act may be called the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Amendment Act, 1950.
- 2. Insertion of new section 39A in East Punjab Act L of 1948.—After section 39 of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, as extended to the Union territory of Delhi, the following new section shall be inserted, namely:—
 - "30-A, Prohibition of cutting trees and erecting buildings, etc., during consolidation proceedings.—(1) After a notification under sub-section (1) of section 14 has issued and during the pendency of consolidation prohave power without the sanction of the Scheme will be binding shall trees from, and erect buildings or other structures upon, any portion of his original holding included in the scheme.
 - (2) If any person contravenes the provisions of sub-section (1) he shall on conviction, be punishable with fine which may extend to five hundred rupees.
 - (3) An offence under this section shall be cognizable and bailable.
 - (4) If any building or other structure is erected in contravention of the provisions of sub-section (1) and the landowner fails to remove it within one month of the date of publication of the Shajra under subsection (1) of section 21, it shall, without payment of any compensation, vest in the new landowner who enters into possession of that holding as a result of repartition".

ANNEXURE VII

THE EAST PUNJAB HOLDINGS (CONSOLIDATION AND PREVENTION OF FRAGMENTATION) (SECOND AMENDMENT AND VALIDATION) ACT, 1960 (PUNJAB ACT 27 OF 1960) AS EXTENDED TO THE UNION TERRITORY OF DELHI.

AN

ACT

further to amend the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948 and to validate certain orders and schemes.

BE it enacted by the Legislature of the State of Punjab in the Eleventh Year of the Republic of India as follows:—

- Short title.—This Act may be called the East Punjab Holdings (Consolidation and Prevention of Fragmentation) (Second Amendment and Validation) Act,
- 2. Amendment of long title of East Punish Act L of 1944.—In the long title of the East Punish Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, as extended to the Union territory of Delhi (hereinatter referred to as the principal Act), the words "and for the assignment or reservation of land for common purposes of the village" shall be, and shall be deemed always to have been, added at the end.
- 3. Amendment of section 2 of East Punjab Act L et 1948.—In clause (bb) of section 2 of the principal Act, the following words shall be, and shall be deemed always to have been, added at the end, namely:—

"and include the following purposes:-

- (i) extension of the village Ahadi; and
- (ii) providing income for the Panchayat of the village concerned for the benefit of the village community".
- 4. Imertion of new section 23-A in East Punjab Act L of 1948.—Omitted.
- 5. Amendment of section 42 of East Punjab Act L of 1848.—In section 42 of the principal Act for the words "any order passed by any officer under this Act", the words "any order passed, scheme prepared or confirmed or repartition made by any officer under this Act", and for the words "no order shall be varied" the

words "no order, scheme or repartition shall be varied" shall be, and shall be deemed always to have been, substituted.

6. Validation.—Notwithstanding anything to the contrary contained in any judgment, decree or order of any court, where before the commencement of this Act, the Chief Commissioner or any authority to whom he has delegated his powers Act, the Chief Commissioner or any authority to whom he has delegated his powers has passed an order under section 42 of the principal Act revising or rescinding a has passed an order under section 42 of the principal Act and any officer under that Act, scheme prepared or confirmed or re-partition made by any officer under that Act, scheme prepared or confirmed to be valid, and any such order shall not be questioned such order shall be deemed to be valid, and any such order shall not be questioned on the ground that under section 42 of the principal Act, the Chief Commissioner or such authority had no power to pass such order."

ANNEXURE VIII

THE EAST PUNJAB HOLDINGS (CONSOLIDATION AND PREVENTION OF FRAGMENTATION) AMENDMENT ACT, 1982 (PUNJAB ACT 42 OF 1982) AS EXTENDED TO THE UNION TERRITORY OF DELHI

ACT

to amend the East Punjob Holdings (Consolidation and Prevention of Fragmentation) Act, 1948.

BE it enacted by the Legislature of the State of Punjab in the Thirteenth Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Amendment Act, 1962.
- 2. Amendment of section 28 of Punjab Act L of 1948.—For sub-sections (2) and (3) of section 20 of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, as extended to the Union territory of Delhi, the following sub-sections shall be substituted, namely:—
 - "(2) If no objections are received to the draft scheme published under subsection (1) of section 19 or, within thirty days of its publication, to the amended draft scheme published under sub-section (2) of that section, amended draft scheme published under sub-section (2) of that section, and also if no written or oral objections to any such scheme are and also if no written or oral objections to any such scheme are received under sub-section (3) by the Settlement Officer (Consolidation), he shall confirm the scheme.
 - (3) If any objections are received to the draft scheme published under subsection (1) of section 19 or to the amended draft scheme published section (2) of that section, or if any written or are under sub-section (2) of that section, or if any written or are objections are received by the Settlement Officer (Consolidation) objections are received by the Settlement Officer (Consolidation) may after taking the objections into consideration together with the remarks thereon of the Consolidation Officer and also after considering the written or oral objections, either confirm the scheme with or without modifications, or refuse to confirm it. In case of such refusal, the Settlement Officer (Consolidation) that it is consolidation Officer, for reconsideration and resubmission.

THE EAST PUNJAB HOLDINGS (CONSOLIDATION AND PREVENTION OF FRAGMENTATION) SECOND AMENDMENT AND VALIDATION ACT 1962 (PUNJAB ACT 25 OF 1962) AS EXTENDED TO THE UNION TERRITORY OF DELHI.

ACT

further to amend the East Punjab Holdings (Consolidation and Prevention of Pragmentation) Act, 1948, and to validate certain orders.

BE it enacted by the Legislature of the State of Punjab in the Thirteenth Year of the Republic of India as follows:

1. Short title. This Act may be called the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Second Amendment and Validation Act, 1962.

- 2. Amendment of section 16 of Punjab Act L of 1948.—In sub-section (2) of section 16 of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948, as extended to the Union territory of Delhi (hereinafter "confirmed" shall be substituted.
 - 3. Amendment of section 16-A of Punjab Act L of 1948.-Omitted.
- 4. Amendment of section 19 of Punjab Act L of 1948.—Sub-section (2) of section 19 of the principal Act shall be omitted.
- Amendment of section 20 of Punjab Act L of 1948.- In section 20 of the principal Act,-
 - (a) in sub-section (2),-
 - (i) the words "or, within thirty days of its publication, to the amended a draft scheme published under sub-section (2) of that section," shall be omitted; and
 - (ii) for the words "any such scheme" the words "the draft scheme" shall be substituted; and
 - (b) in sub-section (3),-
 - (i) the words "or to the amanded draft scheme published under sub-section (2) of that section", shall be omitted; and
 - (ii) for the words "any such scheme" the words "the draft scheme" shall be substituted.
- Amendment of section 21 of Punjab Act L of 1948.—In section 21 of the principal Act, after sub-section (4), the following sub-section shall be inserted,
 - "(5) The appellate authority may entertain an appeal under sub-section (3) or sub-section (4) after the expiry of the period of limitation prescribed therein if it is satisfied that the appellant was prevented by sufficient cause from filing the appeal in time."
- 7. Amendment of section 22 of Punjab Act L of 1948.—In sub-section (1) of section 22 of the principal Act, for the words "as finally sanctioned" the words "and orders in respect thereof made" shall be substituted.
- 8. Amendment of section 23 of Punjab Act L of 1948.—In section 23 of the principal Act,—
 - (i) in sub-section (1), for the words "the scheme of consolidation or, as the case may be, repartition, as finally confirmed" the words "the repartition, as carried out under sub-section (1) of section 21" shall be. substituted:
 - (ii) for sub-section (2), the following sub-section shall be substituted, namely:-
 - "(2) If all the owners and tanants as aforesaid do not agree to enter into possession under sub-section (1), they shall be entitled to possession of the holdings and tenancies allotted to them from such date as may be determined by the Consolidation Officer and published in the prescribed manner in the estate or estates concerned; and the Consolidation Officer shall, if necessary, put them in physical possession of the holding to which they are so entitled, including standing crops, if any, and for doing so may exercise the powers of a Revenue Officer under the Delhi Land Revenue Act, 1904, or the U.P. Land Revenue Act, 1901, as in force in the Union territory of Delhi, as the case may be,"; and
 - (iii) in sub-section (4), for the words "commencement of the agricultural year", the word "date" shall be substituted.
- 9. Amendment of section 27-A of Punjab Act L of 1948.—In section 27-A of the principal Act, for the words "as finally confirmed under section 21 and against land allotted to him in pursuance of such repartition" the words "and orders in respect."

thereof under section 21 and against land allotted to him in pursuance of such expartition and orders" shall be substituted.

10. Amendment of section 46 of Panjab Act L of 1945.—In clause (a) of subsection (2) of section 46 of the principal Act, the words "sub-sections (1) and (2) of shall be omitted.

11. Validation.—Omitted.

[No. F. 8/10/62-Judl. H-UTL-69.] P. N. KAUL, Dy. Secy.

ORDER

New Delhi, the 23rd April 1963

G.S.R. 745.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 40 of the Defence of India Act, 1962 (51 of 1962), the Central Government hereby directs that the powers conferred on it by rule 5 read with rule 7 of the Defence of India Rules, 1962, shall, in respect of the Telegraph Stores and the Defence of India Rules, 1962, shall, in respect of the Telegraph Stores and two and the Defence of India Rules, 1962, shall, in respect of the Telegraph Stores and the Defence of the Government of Madhya Pradesh in the Home Department (X of the Order of the Government of Madhya Pradesh in the Home Department (X Section), No. 74-4686-1-X(W)/62, dated the 1st December, 1962, be exercisable also by the Administrative Officer of the aforesaid Stores and Workshops.

P. K. DAVE, Dy. Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 25th April 1988

G.R.R. 748.—In exercise of the powers conterred by clause (2) of article ?? read with clause (1) of article 299 of the Constitution, the President is pleased to make the following rule, namely:

All applications, certificates, or other documents required or permitted to be executed in exercise of the executive power of the Union under the Development Credit Agreement Number 36 IN entered into between the Government of India and Credit Agreement Number 36 IN entered into between the Government of India and the International Development Association on the 22nd March, 1963 shall be executed the International Development Association on the 22nd March, 1963 shall be executed authenticated on behalf of the President by any of the officer specified below:

(i) The Chief Accounts Officer of the India Supply Mission in the United States of America;

- (ii) The Accounts Officer of the Indla Supply Mission in the United States of America;
- (iii) The First Secretary to the Indian Embassy in the United States of America;
- (iv) The Chief Accounting Officer to the High Commissioner of India.
- (v) The Deputy Chief Accounting Officer to the High Commissioner of India. London;
- (vi) The Assistant Chief Accounting Officer to the High Commission of India, London;
- (vii) The Joint Director, Finance, Railway Board, New Delhi;
- (viii) The Deputy Director, Finance, Railway Board, New Delhi; and
- (xl) Assistant Accounts Officer, Finance, Railway Board, New Dalhi:

(No. 12(11)/63-Fund Bank.)

By order and in the name of the President,

K. S. SUNDARA RAJAN, Joint Seco

(Department of Economic Affairs)

New Delhi, the 26th April 1989

G.S.R. 747.—In exercise of the powers conferred by sub-section (3) of section i of the Agricultural Refinance Corporation Act, 1963 (10 of 1962), the Central Government hereby appoints the first day of May, 1963 as the date on which the said Act shall come late force.

[No. F.14/3/63-5B.]

R. K. SESHADRI, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 4th May 1963

G.S.R. 748.—In exercise of the powers conferred by sub-rule (1) of rule 3 of the Central Excise Rules, 1944, the Central Government hereby exempts cellophane from so much of the duty of excise leviable thereon under Item No. 15-B of the First Schedule to the Central Rucise and Salt Act, 1944 (1 of 1944), as is equivalent to the amount of countervalling import duty already paid on materials used in its manufacture.

[No. 67/63.]

G.S.R. 749.—In exercise of the powers conferred by section of the Central Excises and Salt Act. 1944 (1 of 1944), and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue). Central Excise, No. 68/59 (G.S.R. No. 922 of 1959), dated the 18th July, 1959, the Central Government hereby declares that the provisions of sub-section (1) of section 105, section 110, sub-section (2) of section 115, clause (a) of section 118, sections 119, 120, 121, 124, 129 and clause (b) of sub-section (1) of section 142 of the Customs Act, 1962 (52 of 1963), relating to matters specified therein, shall be applicable in regard to like matters in respect of the duties imposed by section 3 of the first mentioned Act, subject to the following modifications and alterations which the Central Government considers necessary and desirable to adapt those provisions to the circumstances, namely:—

- 1. In the said provisions
 - (I) references to "this Act" shall be deemed to be references to "the Central Excises and Salt Act, 1944 (1 of 1944) and the Central Excise Rules, 1944";
 - (ii) references to "Assistant Collector of Customs" shall be deemed to be references to "Assistant Collector of Central Excise";
 - (iii) references to "officer of customs" shall be deemed to be references to "Central Excise Officer not Inferior in rank to a Sub-Inspector";
- (iv) references to "proper officer" shall be deemed to be references to "proper officer" as defined in clause (xi) of rule 2 of the Central Excise Rules, 1944; and
- (v) references to "smuggled goods" shall be deemed to be references to "excisable goods which have been removed in contravention of any of the provisions of the Central Excise Rules, 1944".
- 2. In the proviso to sub-section (2) of the said section 110, the reference to "Collector of Customs" shall be deemed to be a reference to "Collector" as defined in clause (ii) of rule 2 of the Central Excise Rules, 1944.
- 5. In the said sub-section (2) of section 115,-
 - (a) the reference to "smuggling" shall be deemed to be a reference to "removal of excisable goods in contravention of any of the provisions of the Central Excise Rules, 1944";

- (b) the reference to "the rules" shall be deemed to be a reference to the "Central Essuise Rules, 1944";
 - (c) in the proviso, the reference to "goods which are sought to be samuggled" shall be deemed to be a reference to "goods which are sought to be removed in contravention of any of the provisions of the Central Excise Rules, 1944".
 - 4. In the said clause (a) of section 118,—
 the references to "goods imported" shall be deemed to be references to
 "excisable goods in respect of which any of the provisions of the
 Central Excise Rules, 1944, has been contravened".
 - 5. In the said section 124,—
 the reference to "under this Chapter" shall be deemed to be a reference
 to "under any of the provisions of the Central Excise Rules, 1944".
 - 6. In sub-section (1) of the said section 129, the reference to "customs authorities" shall be deemed to be a reference to "Central Excise authorities".

[No. 44/63.]

L. M. KAUL, Dy. Secy.

(Department of Revenue) . Customs and Chitral Excust New Delhi, the 4th May 1963

G.S.E. 750.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1862 (52 of 1962) and section 37 of the Central Excises and Sait Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2 In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 8 and the entries relating thereto, the following shall be substituted, namely:—

*6. Potassium Citrate Monodydrate. Rupees seventy-two and nave Paise thirty-five per quintal.

The above rate shall take effect from the 20th April, 1963."

[No. 28/F. No. 1/13/63-9BK.]

G.S.E. 751.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises 25 and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963. 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 45 and entries relating thereto, the following shall be substituted.

"45. Articles made of stainless Rupees two per metric tonne.

The above rate shall take effect from the 20th April, 1963,"

[No. 23/F. No. 1/12/63-DBK.]

CLSR. 762.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (62 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Dutles Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Rules, 1950 for the existing item at S. No. 42 and the entries relating thereto, the following shall be substituted, namely:—

"42 Alumina Perrie.

Ra. 11-54 nP. (Rupees Eleven and maye Paise arty-four) per metric tonne.

The above rate shall take effect from the 20th April, 1963,"

[No. 24/F. No. 34(107)1/62-DBE.]

G.S.R. 753.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 17 and entries relating thereto, the following shall be substituted, namely:—

 - "17. Fishing rods in the manufacture of which... Rs. 3.3 nP. (Rupees three and nave Paise three only) per one hundred Dieces.
 - (a) imported bamboo poles not less than seven feet and not more than eleven feet in length have been used.
 - (b) imported bamboo poles more than eleven feet but not more than twenty-three feet in length have been used.
 - (e) imported bamboo poles not less than twenty-six feet and not more than thirty-two feet in length have been used.
- Rs. 5-15 nP. (Rupees five and nava Paise fifteen only) per one hun-dred pieces.
- Rs. 10.45 nP. (Rupees ten and nave Paise forty-five only) per one hundred pieces.

The above rates shall take effect from the 20th April, 1963."

[No. 25/F. No. 1/14/63-DBK.]

G.S.R. 754.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1982) and section 37 of the Central Excises and Selt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1980.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

- 2. In the First Schadule to the Customs and Central Excise Duties Export Drawback (General) Ruies, 1960 for the existing item at Serial No. 8 and entries relating thereto, the following shall be substituted, namely:—
 - *8. (a) Glass or glassware when empty.

Rupees thirty-five and eighty maye Paise per metric ton.

(b) Glass or when filled. **Flassware** Ruples one hundred sixteen and they have Palse.

These rates shall take effect from the 19th April, 1963."

[No. 26/F. No. 1/18/68-DBK.]

GSR. 755.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Sult Act, 1944 (1 of 1944), as in force in India, the Central Government Bereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules. 1960.

Amendment

These rules may be called the Customs and Central Excise Daties Export Drawback (General) Amendment Rules, 1983.

- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules 1980 for the existing items at Serial No. 3, 7 and 24 and entries relating thereto, the following shall be substituted, namely:—
 - "3, Cigarettes in the manufacture of which foreign tobacco other than tobacco of Pakistan and Burma origin has been used.

Fiftyeight rupees per kg. of imported tobacco other than of Pakistan or Burms origin contained in the Cigarettes.

Provided that

- (a) drawback at this rate shall be paid in respect of only such cigarettes as have been manufactured by a person who has been requested for this purpose by the Chief Custom Officer in whose jurisdiction such cigarettes are manufactured; and
 - (b) the quantity of foreign tobacco other than tobacco of Pakistan and Burma origin, contained in the digarettes being exported, is estab-lished to the satisfaction of the Customs Collector.
- 7. Pipe or elgarette tobacco in the manufacture of which foreign tobacco, other than tobacco of Pakistan and Burma origin, has been used

Fiftyeight rupees per kg. of imported tobacco, other than of Pakistan or tobacco, other than of Pakistan or other than of Pakistan or Burma origin, contained in the pipe or cigaratte tobacco.

Provided that-

- (a) drawback at this rate shall be paid in respect of only such pipe or eigerette tobacco as has been manufactured by a person who has been registered for this purpose by the Chief Customs Officer in whose a jurisdiction such pipe or cigarette tobacco is manufactured;
- (b) the pipe or cigarette tobacco is manufactured under the supervision of Customs or Central Excise Officers;
- (c) the pipe or rigarette tobacco is packed in tamper proof, sealed containers, bearing on their outside detailed description of the goods; and
- (d) the quantity of foreign tobacco other than tobacco of Pakistan and Burma origin, contained in the pipe or cigarette tobacco being experied is established to the satisfaction of the Customs Collector

24. Cigars in the manufacture of which foreign eiger wrapper tobacco, other than eigar wrapper tobacco of Pakistan or Burma erigin, has been

Fiftyeight rupees Fiftyeight rupees per kg. of imported cigar wrapper tobacco other than of Pakistan or Burma origin, used in the manufacture of the cigars.

Provided that-

BOX. PART

- (a) the packages of imported materials have been verified by the Customs Collector and sealed with the Customs seal before delivery at the port
- (b) the sealed packages have been opened, and the imported material used for manufacture, with the permission of the Central Excise Officer in charge of the factory in which the elgars are manufactured;
- (c) the manufacturer has maintained such accounts of the use of the imported cigar wrapper tobacco as may be prescribed by the Assistant the cigars are manufactured, is situated; and
 (d) the export is made under form A.R. 4 (Central Excise Series No. 60) prescribed under the Central Excise Rules, 1944.

The above rates shall take effect from the 20th April, 1968,"

G.S.R. 756.—In exercise of the powers conferred by sub-section (2) of section 73 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960. [No. 27/F. No. 1/17/63-DBK.]

Amendment

These rules may be called the Customs and Central Estaise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules. 1960 for the existing item at Serial No. 27 and the entries relating thereto, the following shall be substituted, namely:—

"27. Polo sticks

Rupees fiftytwo and nave paine sixty per one hundred pole sticks.

Provided that, at the time of the exportation of the polo sticks, the exporter produces evidence to the satisfaction of the Customs-Collector that a number of polo cases equal to the number of polo sticks being exported have been imported by him within the period of six months immediately preceding the date of such exportation, and that this identical number of imported polo cases has not been

- (I) similarly correlated to, and accounted for against, any other previous exportation of pole sticks; or
- (ii) previously re-exported as such or in any other form with or without claim for drawback.

The above rate shall take effect from the 20th April, 1953."

[No. 29/F. No. 1/26/63-DBK.]

G.S.R. 757—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Sali Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Central Excise Duties Export Draw-back (General) Amendment Rules, 1963.

In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 48 and entries relating thereto, the following shall be substituted, namely:—

48. Bicycle spokes. Rupees Eightytwo per 100 gross. The above rate shall take effect from the 20th April, 1963." .

[No. 30/F.No.1/22/63-DBE.]

G.S.R. 758.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 36 and entries relating thereto, the following shall be substituted, namely:—

"36 Articles made from aluminium Circles and sheets

Rupees two hundred and ten and Naye Palse eightyseven only per quintal.

Provided that at the time of the exportation of the aluminium articles the exporter produces evidence to the satisfaction of the Customs Collector that for exportation of 1 quintal (100 kg) of articles of aluminium an importation of 103 kg. of aluminium circles or for exportation of 1 quintal (100 kg) of articles of aluminium an importation of 110 kg. of aluminium sheets has been made by him within a period of six months immediately preceding the date of such exportation and that the said quantity of imported aluminium sheets/circles has not been (i) similarly correlated to and accounted for against any other previous exportation of aluminium articles, or (ii) previously re-exported as such or in any other form with or without claim for drawback.

The above rate shall take effect from the 20th April, 1963."

[No. 31/F,No.1/16/63-DBK.]

G.S.E. 758.—In exercise of the powers conferred by sub-aection (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 47 and entries relating thereto, the following shall be substituted, namely:—

"47. Silver Nitrate (100 per cent. pure) Twelve rupees and seventyfive naye paise per kilogramme,

The above rate shall take effect from the 20th April, 1963."

[No. 32/F.No.1/19/63-DBK.]

G.S.R. 760.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 30 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 13 and the entries relating thereto the following shall be substituted, namely:—

"13. Ivory products.

Rupees Twenty-seven and naye Paise fifty-five per kilogramme.

The above rate shall take effect from the 20th April, 1963."

[No. 33/F. No. 1/15/63-DBK.]

G.S.R. 761.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960,

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 12 and entries relating thereto the following shall be substituted, namely:—

"12. Paper products, namely:

(2) Carbon papers—
(a) carbon papers in the manufacture of which imported times paper has been used—
(1)

(i) carbon paper, black

(ii) carbon paper, than black other

(b) carbon papers in the manufacture of which indigenous tissue paper has been used— (l) carbon paper, black

(ii) carbon paper, other than black

Two rupees and seventeen maye Paise per kilogramme.

Seventy-five rupees and thirteen naye
Paise per kilogramme,
Seventy-three rupees and twenty naye
Paise per kilogramme.

Nineteen rupees and sixty baye Paise per kilogramme. Seventeen rupees and sixty-seven haye Paise per kilogramme. The above rates shall take effect from the 20th April, 1963."

[No. 34/F. No. 1/27/63-DBK.]

G.S.B. 762.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1969 for the existing item at Serial No. 15 and entries relating thereto the following shall be substituted, namely:—

"15. Staple fibre yarn and fabrics made therefrom."

One rupee and forty-nine naye Paise per kilogramme.

[No. 35/F. No. 1/35/68-DBK_1

G.5.R. 763.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (62 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

- 2 In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 1 and entries relating thereto the following shall be substituted, namely:—
 - "1. Fabrica, hosiery and fishnet twine or cord, manufactured, wholly or in admixture with other yarn, from artificial silk yarn of all varietles other than staple fibre yarn; and readymade garments made from such fabrics,
 - the zabrics contain artificial silk yern consisting entirely of cellulose derivatives or regene-rated cellulose or both.
 - (a) less than 75 deniers

 - (h) 75 deniers or more but not more than 105 deniers
 (c) of more than 105 deniers but not more than 175 deniera
 - (d) of more than 175 deniers.

Crimped and stretched yarn

- (a) Less than 23 deniers.
- (b) 24 deniers or more but not more than 48 deniers.
 (c) 49 deniers or more.

· Terrelyne yarn

- (a) 50 deniers.
- (b) 75 deniers.
- (c) 100 deniers.
- (d) over 100 deniers.

Other yarns

- (a) less than 18 deniers.
- (b) 18 deniers or more but not more than 23 deniers.
 (c) 24 deniers or more.

Ten rupees and sixty-five nave Paise

per kilogramme.

Five rupees and eighty-nine nave
Paise per kilogramme.

Three rupees and twenty nave Paise
per kilogramme.

Four rupees and eighty-four naye Paise per kilogramme.

Twenty rupees and seventy-three nave
Paise per kilogramme.
Eighteen rupees and five nave Paise
per kilogramme.
Ninetcen rupees and eighty nave

ricen rupees and ei Paise per kilogramme,

Nineteen rupees and fifty nave Paise per kilogramme. Eighteen rupees and ten nave Paise per kilogramme. Sixteen rupees and twenty nave Paise a per kilogramme. Rupees fourteen and nave Paise forty-five per kilogramme.

Rupees twenty and nave Paise eighty-seven per kilogramme. Rupees sixteen and nave Paise fifty-

two per kilogramme.

Twelve rupees and eighty naye Paise per kilogramme.

The above rates shall take effect from the 20th April, 1963."

[No. 36/F. No. 1/24/68-DBK.]

G.S.B. 764.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Govern-

ment hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1980,

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 46 and entries relating thereto the following shall be substituted, namely:—

"46, Printing Inks--(i) Black Ink,

Eight rupees and sixty-nine naye Paise per quintal.

(ii) Coloured Ink.

Sixty-three ruppes and sixty-nine naye Palse per quintal.

The above rate shall take effect from the 20th April, 1963."

[No. 87/F. No. 1/21/63-DHK.]

6.8 R. 765—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2 (i) In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 the existing item at Serial No. 60 shall be

"60. Fire work-

(ii) In the First Schedule to the Serial No. 50 and entries a added, namely:—	shove Rules, after the existing item at relating thereto the following shall be
451. Match boxes containing 40 Sticks.	Nine rupees and seventy-nine nave Paise per one hundred gross
48 Sticks	Eleven rupees and one nave Poiss
50 Sticks	Twelve rupées and twenty-three nave Paise per one hundred gross
55 Sticks	Thirteen rupees and forty nave Paise
60 Sticks	per one hundred gross boxes. Fourteen rupees and sixty-eight nave Paise per one hundred gross
70 Sticks	Seventeen rupees and thirteen nave
75 Sticks	Bighteen rupees and thirty-five have Paise per one hundred gross
80 Sticks	Nineteen rupees and fifty-seven nave Paise per one hundred gross
90 Sticky	Twenty-two rupees and two nave Paise per one handred gross
98 Bitleks	Twenty-three supees and twenty-four nave Paise per one hundred gross boxes.

100 Sticks

Twenty-four supees and forty-six nave Paise per one hundred gross boxes."

[No. 38/F. No. 34(259)/60-Cus. IV.] J. BANERJEE, Dy. Secy.

RESERVE BANK OF INDIA

(Exchange Control Department)

(Central Office)

Bombay, the 23rd April 1963

G.S.R. 765.—In pursuance of the notification of the Government of India in the Ministry of Finance No. 12(11)F.-1/45 dated the 25th August 1948, the Reserve Bank hereby directs that the following amendment shall be made in its Notification No. FERA 186/61-RB dated the 26th April 1961, namely:—

In the said Notification the words "or of silver" shall be inserted after the words "mainly of gold".

[No. FERA.219/63-RB.]

G.S.B. 767.—In pursuance of the notification of the Government of India in the Ministry of Finance No. 12(11)F-1/48 dated the 25th August, 1948, restricting the bringing or sending into India of gold and silver, the Reserve Bank of India hereby permits a person, subject to the compliances with the requirements of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 322 dated the 27th December, 1957, to bring or send into India, on bonafide transfer of his residence to India, after continuous residence outside India for a period of not less than three years, personal jewellery made wholly or mainly of gold or of allver, which forms part of the personal effects of such person.

[No. FERA 220/63-RB.]

P. C. BHATTACHARYYA, Governor.

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Department of Transport)

(Transport Wing)

New Delhi, the 27th April 1968

G.S.B. 768.—In exercise of the powers conferred by section 92 read with section 457 and section 458 of the Merchant Shipping Act, 1958 (44 of 1958), the Central Government hereby makes the following rules to amend the Merchant Shipping (Apprenticeship to Sea Service) Rules, 1960, namely:—

- 1. These rules may be called the Merchant Shipping (Apprenticeship to Sea Service) Amendment Rules, 1963.
- 2. In Schedule IV to the Merchant Shipping (Apprenticeship to Sea Service) Rules, 1960, (hereinafter referred to as the said rules), in column 12 for the heading "Date of cancellation" the following heading shall be substituted, namely:—

"Date of and reason for cancellation".

3. In SCHEDULE VI to the said rules in column 4 for the heading "Date of cancellation" the following heading shall be substituted, namely:—

"Date of and reason for cancellation".

[No. F.24-MT(8)/63.]

D. S. NIM, Dy. Secy-

(Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 29th April, 1983

G.S.B. 76k—In exercise of the powers conferred by sections 5 and 6 of the Hombay Landing and Wharfage Fees Act, 1882 (Bombay Act No. VIII of 1882), as applied to the Port of Kandla in the Ministry of Transport Notification No. 14-P(89)/49-I dated the 29th June, 1950, the Central Government hereby makes the following amendment in the Ministry of Transport notification No. 3-P.II(137)54-I, dated the lat October, 1955, namely:—

In Chapter I appended to the said notification, under 'scale A-Wharfage', in note 9, for the words "for four years and twentyfive days", the words "five years eleven menths and twentyseven days" shall be substituted.

[No. F.2.PG(17)/68.]

M. V. NILAKANTA AYYAR, Under Secy.

(Department of Transport) (Transport Wing)

CORRIGENDA

MERCHANT SHIPPING

New Delhi, the 22nd April 1963

G.S.R. 778.—In the Lifeboatmen's (Qualifications and Certificates) Rules, 1993, published with the notification of the Government of India in the Ministry of Transport and Communications (Department of Transport) No. G.S.R. 194, dated the 25th January, 1963, at pages 185 to 191 of the Gazette of India, Part II, Section 3, Sub-section (1), dated the 2nd February, 1963.—

at page 185, in rule 7(3), line 3 before "operation" insert "the";
 at page 191, APPENDIX D. Form No. Exn-1B,-in the body of the certificate, line 3, for "1962" read "1963".

[No. 8-ML(1)/62]

J. V. DASS, Under Secy.

MINISTRY OF WORKS, HOUSING & REHABILITATION

(Department of W. & H.)

(Central Boilers Board)

New Delhi, the 23rd April 1968

G.S.R. 771.—The following draft of certain Regulations further to amend the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 2 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 30th April, 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Rehabilitation, North Block, New Delhi.

2. These Regulations may be called the Indian Boiler (Amendment) Regulations; 1963.

- 2. In the Indian Boiler Regulations, 1950, in Regulation 347 in clause (a), the following shall be added at the end, namely:
 - (1) (1) For cold drawn seamless construction-Regulation 39,
 - (ii) For hot finished seamless construction-Regulation 44(b).
 - (iii) For molybdenum seamless construction—Regulation 49(b).
 - (iv) For Chrome molybdenum seamless construction-Regulation 64(b).
 - (v) For electric resistance welded tubes-Regulation 59(a).
 - (vi) For copper steam pipes-Regulation 35.

For pipes where the ratio between the wall thickness and the diameter would not permit the maintenance of the distance between the flat surfaces specified in the above regulation, this shall be limited to 2/3rd the bore of the pipe."

(ii) in clause (c), the following clause shall be added at the end, namely:-

"In cases where the diameter of the pipe is less than 8 times the wall thickness, the diameter of the former shall be equal to 4T or 2/3rd of the bore of the pipe whichever is less."

(No. S&PH/BL-9(58)/62) K. B. SAXENA, Secy.

(Department of W & H)

CORRIGENDUM

New Delhi, the 23rd April 1968

G.S.R. 772.—In the notification of the Government of India in the Ministry of Works, Housing and Rehabilitation (Department of Works and Housing) G.S.R. 444, dated the 2nd March, 1963, published in the Gazette of India, Part II, Section 3, Sub-section (i), dated the 16th March, 1963/Phalguna 25, 1884 at page 414 in line 20 for "Legal Assistant" read "Legal Assistants".

[No. 2/4/62-EE.]

S. L. VASUDEVA, Under Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 26th April 1963

- G.S.R. 773.—In exercise of powers conferred by sub-sections (1) and (2) of section 26 of the Khadi and Village Industries Commission Act, 1956 (61 of 1956), the Central Government bereby makes the following rules further to amend the Khadi and Village Industries Commission Rules, 1957, namely:—
- 1. These rules may be called the Khadi and Village Industries Commission (Amendment) Rules, 1963.
- 2. For rule 13 of the Khadi and Village Industries Commission Rules, 1957, the following rule shall be substituted, namely:—
 - "13. Constitution of the Board .-- (1) The Board shall consist of-
 - (a) the members of the Commission;
 - (b) the Chairman or President, as the case may be, of each of the Khadi and Village Industries Boards established in the States under the respective State law relating to Khadi and Village Industries; and
 - (c) such other persons, not exceeding thirty, as the Government may nominate from time to time from among persons who, in the opinion of the Government are qualified as having had experience,

and shown capacity, in mostlers relating to the development of Khadi and village industries.

(2) The Chairman and the Secretary of the Commission shall respectively be the Chairman and Secretary of the Board.

[No. 4(6)/62-KVI(P)]

A. VISVANATH, Dy. Secy.

(Department of International Trade)

RUSSER CONTROL

New Delhi, the 24th April 1983

- G.S.R. 774.—In exercise of the powers conferred by section of the Rubber Act, 1947 (24 of 1947), the Central Government hereby makes the following rules further to amend the Rubber Rules, 1955, namely:—
 - 1. These Rules may be called the Rubber (Amendment) Rules, 1963.
 - 2. In rule 30A of the Rubber Rules, 1965,-
 - (1) in sub-rule (1),-
 - (a) in clause (e) after the word "material" the following words shall be inserted, namely:—
 - "or for maintaining immature areas planted with high yielding planting material";
 - (b) after clause (e), the following clause shall be inserted, namely:--
 - "(f) lumpsum grant to small growers in one or more instalments to meet wholly or partly the cost of erection of smoke houses-cum-processing sheds, either directly or through co-operative societies."
 - (ii) after sub-rule (2), the following sub-rule shall be inserted, namely;-
 - "(2A) The Board may also incur expenditure from the Pool Fund for purposes of lending sprayers or dusters to small growers directly or through co-operative societies irrespective of the planting material used, on payment of rent or free of rant"

(No. F. 19(27)Plant(B)/62.]

B. KRISHNAMURTHY, Under Secy.

NABCOTICS DEPARTMENT

Gwalior, the 26th March 1963

G.S.E. 775.—In exercise of the powers vested in me as Opium Agent, under the Oplum Act, 1857, I hereby authorise, in terms of Sections 11 and 12 of the said Act, the undermentioned officers of the Narcotics Department to receive opium delivered by the cultivators and to weigh, examine and classify the same according to its quality and consistence in the presence of the cultivators in conformity with the rules sanctioned by the Central Government:—

- (1) All Class I & II Officers of the Narcotics Department (including those on deputation from other Departments).
- (2) All Deputy Superintendents (Executive), Incharge of Mobile Squads and those posted as additional or relieving bands to discharge the duties of District Opium Officers.
- 2. This authorisation shall be valid only for the weighment operations during 1963.

[No. F.40(8)Eatt/63.]

D. N. KOHLI, Narcotics Commissioner.

MINISTRY OF SCIENTIFIC RESEARCH & CULTURAL AFFAIRS

New Delhi, the 26th April 1963

G.S.P. 776.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and of all other powers enabling him in that behalf, the President hereby makes the following rules regulating the recruitment of persons to posts in the General Central Services. Class I and II, in the National Gallery of Modern Art, namely—

- Short title.—These rules may be called the National Gallery of Modern Art (Class I and class II Posts) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the posts specified in column 1 of the Schedule annexed hereto.
- Classification & Scales of pay.—The classification of the posts and the scales
 of pay attached inereto shall be as specified in columns 2 and 2 of the said
 Schedule.
- 4. Nature of the posts, the method of recruitment, etc.—The nature of the posts, the method of recruitment, the age limit, the qualifications and other matters relating thereto shall be as specified in columns 4 to 11 of the said Schedule.

Provided that the upper age limit prescribed for direct recruits in column 5 of the said schedule may be relaxed in the case of (a) Government servants, (b) candidates belonging to the Scheduled Castes or the Scheduled Tribes and (c) other special categories of persons in accordance with general orders of the Central Government issued from time to time.

Provided further that the educational and other qualifications specified in columns 6 to 14 of the said Schedule may be relaxed by the Union Public Service Commission in respect of the candidates otherwise found suitable.

5. General disqualifications.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the posts; and

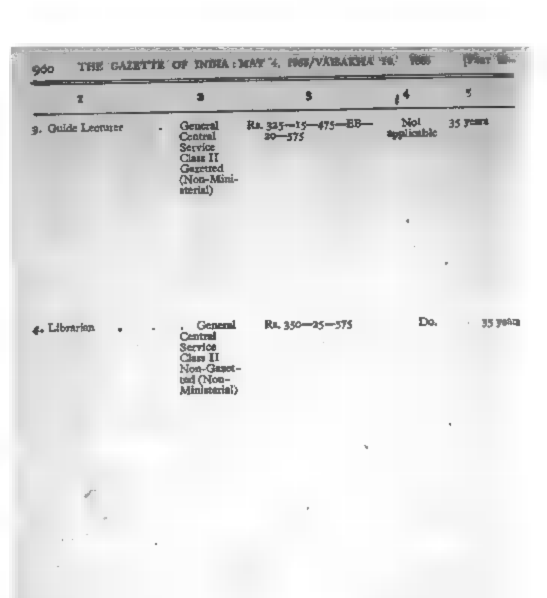
(b) be woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

				THE SC
Name of post	Classification	Scale of pay	Whether selection post or non-selection post	direct
	2	3	4	5
Character	. General Central Service Class I Gunetted	Rs. 700—40—1100—50 2—1250	Not applicable	Between 35—45 years
: torer .	General Central Service Class I Genetted	Rs. 400—400—450—3 600—35—670—EB—35 950.	Do.	35 years

DOM: 5					
Educational and other qualifications required	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation	Method of recruitment whether direct rect. or by promotion or transfer and percantage of the vacancies to be filled by various methods	by premo- tion/ transfer	Circumstances under which the Union Public Service Commission is to be consulted in making recruitment
					4
6	7	8	9	10	11
Exercial (i) Degree of a recognised University. (ii) At least 5 years' administrative experience in a Gallery or Museum, or experience of orga-	Not applicable	Two years	By direct recruitment	Not applicable	As required under the rules.
nising exhibitions for timilar period. (iii) Adequate knowledge				-	
of Indian Art.					
Desirable (a) Practical experience of organising a Modern Art Gallery. (b) Research work in Indian Art. (c) Working knowledge of some Indian and foreign languages. (d) Experience in publication of books, journals on Indian art.			,		
Essential					
(i) Degree or Diploma in Painting from a recognised Art Institution, (ii) At least Infermediate in Science with Chemistry as one of the subjects. Degrable Some experience in res-	Nox applicable	Тwo усыз	By direct recruitment		s required under the rules.
toration work with per- ticular reference to paintings.				,	

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6 1	7.	8	9	10	11
(f) Degree of recognised University with Indian History or Indian calmate as subjects. (ii) About 2 years experience as lecturer in Artimite OR about two years experience as writer on Art or as an Art critic or as a Guide in an Art Gallery of Standing. Outrable Diploma In Art from a	Not applicable	Two years	By direct recruitment	Not applicable	As require under the rules.
recognised Institution. [coential (f) Degree of a recognised University (ii) Degree/Diploma in Librarianship of a recognised University/ Institution. [iii) At least 3 years experience in a recognised Library.	Do.	Do,	Do,	Do.	Do.

MINISTRY OF LABOUR AND EMPLOYMENT

New Dethi, the 23rd April 1953

G.S.R. 777.—In exercise of the powers conferred by section 3, read with section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Coal Mines Provident Fund Scheme published with the notification of the Government of India in the late Ministry of Labour No. PF.15(5)/48, dated the 11th December, 1948, namely:—

- This Scheme may be called the Coal Mines Provident Fund (Second Amendanent) Scheme, 1963.
- 2. In the Coal Mines Provident Fund Scheme, for paragraph 68, the following paragraph shall be substituted, namely:---
 - "68. Annual Report on the Working of the Scheme.—The Commissioner shall place a report on the working of the Coal Mines Provident Fund Scheme during the previous financial year at a meeting of the Board to be held before the 15th September each year and the Board shall submit such report to the Central Government before the 30th September each year.

[No. 12(128)62-PF-I/L]

T. S. KRISHNAMURTI, Dy. Secy.

G.S.R. 778.—In exercise of the powers conferred by section 3 read with section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948, (46 of 1948), the Central Government hereby makes the following Scheme further to smend the Andhra Pradesh Coal Mines Provident Fund Scheme published with the notifica-

tion of the Government of India in the late Ministry of Labour No. S.R.O. 857, dated the 12th March, 1956, namely:---

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- 1. This Scheme may be called the Andhra Pradesh Coal Mines Provident Fund (Third Amendment) Scheme, 1963.
- 2. In the Andhra Pradesh Coal Mines Provident Fund Scheme, for paragraph 48, the following paragraph shall be substituted, namely:—
 - *46. Annual Report on the Working of the Scheme.—The Commissioner shall place a report on the working of the Andhra Pradesh Coal Mines Provident Fund Scheme during the previous financial year at a meeting of the Board to be held before the 15th September each year and the Board shall submit such report to the Central Government before the 30th September each year:
 - Provided that the annual report required to be submitted under this paragraph shall be consolidated with the report required to be submitted under paragraph 68 of the Coal Mines Provident Fund Scheme."

[No. 12(128)52-PF, 1/II.)

New Delhi, the 29th April 1968

G.S.R. 779.—In exercise of the powers conferred by section 3 read with section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Rajasthan Coal Mines Provident Fund Scheme, published with the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 32, dated the 11th February, 1958, namely:—

- 1. This Scheme may be called the Rajasthan Coal Mines Provident Fund (Third Amendment) Scheme, 1963.
- 2. In the Rajasthan Coal Mines Provident Fund Scheme, for paragraph 45, the following paragraph shall be substituted, namely:—
 - "45. Annual Report on the Working of the Scheme.—The Commissioner shall place a report on the working of the Rajasthan Coal Mines Provident Fund Scheme during the previous financial year at a meeting of the Board to be held before the 15th September each year and the Board shall submit such report to the Central Government before the 30th September, each year:
 - Provided that the annual report required to be submitted under this paragraph shall be consolidated with the report required to be submitted under paragraph 68 of the Coal Mines Provident Fund Scheme.

[No. 12(128)82-PF. I/III.]

P. D. GAIHA, Under Secy.

MINISTRY OF INFORMATION & BROADCASTING

New Delhi, the 26th April 1963

G.S.B. 780.—In exercise of the powers conferred by the provise to article 369 of the Constitution, the President hereby makes the following rules to amend the All India Radio (Class III Posts) Recruitment Rules, 1962, published with the Notification of the Government of India in the Ministry of Information and Broadcasting Notification No. GSR 478 dated the 12th March, 1962 namely:—

 These rules may be called the All India Radio (Class III Posts) Recruitment! Amendment Rules, 1963.

2. In the All India Radio (Class III Posts) Recruitment Rules, 1962, in the Schedule, in column 8 against Serial No. 1, in item (ii), after the words "per minute" the words and figures

25 words per minute in an Indian Language" shall be added.

[No. F. 7/1/63-B(A).]

J. D. JAIN, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Food)

New Delhi, the 25th April 1963

G.S.R. 781.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following rules further to amend the National Sugar Institute, Kanpur (Class III Posts) Rules. 1958, published with the notification of the Government of India. In the Ministry of Food and Agriculture. (Department of Food) No. G.S.R. 495, dated the 23rd April, 1958, namely:—

- (1) These rules may be called the National Sugar Institute, Kanpur (Class III Posts) Amendment Rules, 1983.
- (2) In the Schedule to the National Sugar Institute Kanpur (Class III Posts)
 Rules. 1958, after item "Assistant Foreman" in column 1 and the
 entries relating thereto, the following item and entries shall be inserted, namely:—

13	Tractor Driver with three years, service in the grade.	[No. F.3-177/62-Sugar.]
21	Not spplicable.	[No. F.3-
H	0 F2 F3	
10	years (i) Middle achool y Standard Press. (iii) Ability to undersonal blue prims and make simple success of unachinary components, (iii) At least five years experience in over-hauling and general minimentance and Vehicles, both Diesel and Petrol driven. (iv) Ability to take in over-hauling and general minimentance in over-hauling and petrol driven. (iv) Ability to take up independent charge of repair, over-haul of heavy Tractors. Trucks, and Motor Vehicles. (v) Should possess proper licence for driving Tractors and Motor Vehicles. Desivelies. Desiveles: Des	
9	7cara years	
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**	Tractor Mechanic- Oge-driver	

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(Department of Food)

New Delhi, the 27th April 1963

G.S.E. 182.—In exercise of the powers conferred by the Provise to article 309 of the Constitution, the President hereby makes the following rules, namely:—

- 1. Short Title.—These rules may be called the Central Institutes of Flaheries Technologiand Education (Administrative Officer) Recruitment Rules, 1968.
- Application.—These rules shall apply to the post of Administrative Officer in the Central Institutes of Fisheries Technology at Ernakulam and Fisheries Education at Bombay.
- 3. Number of posts their classification and scale of pay.—The number of the said post, its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the Schedule annexed thereto.
- 4. Meibnd of recruitment, age limit, other qualifications etc.—The method of recruitment to the said post, age limit, qualifications and other matters relating thereto shall be as specified in columns 5 to 13 of the said Schedule.

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Caste and Scheduled Tribes and other special categories of persons in accordance with the general orders of the Government of India issued from time to time.

- 5. Disqualification.—(I) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post.
- (2) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married ■ person who has a wife living at the time of such marriage shall be aligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCHOOLE

Recruitment Rules for the past of Administration Officer in the Ministry of Food & Agriculture Gentral Institutes of Fisheries Technology and Becruitments,	re of pay Whether Age Educational and other Whether Period of Method In case If a Circuit selection limit qualifications required age and proba- of rectt. of recruit D.P.C. tances in the post or for direct recruits. It canal any direct promotion, what is unfairly recruits recruits recruits recruits recruits recruits and per- promotion will apply the direct recruits and per- promotion will apply the direct recruits recruits and per- promotion will apply the direct recruits and per- promotion will apply the direct recruits recruits and per- promotion will apply the direct recruits and per- promotion which are recruits and per- promotion will apply the direct recruits and per- promotion which are recruits and per- per- per- per- per- per- per- per-	4 5 6 7 8 9 to .11 12 13	350-25- N.A. Below Enemial: (II) About 5 years cognised Universe of administrative, and ministrative, accounts and extablish of Semi-Gort, Organization Public Boards. (iii) Knowledge of Government rules and regulations.
casee Officer in the Ministry on at Ernakulany and Bombe	Age Jimi for direct n recruits	9	Below B
Rules for the post of Administ Educat	Clausifica- Scale of pay Whether find, selection post or non-selection post or selection.		General Rt. 350-25- N.A. Scrivice Scrivice Straight II. Gazethed (Ministerial).
Recuirment	Post. Posts.	I 3	Administra 2 Grant tire Officer. 2 Grant Control Contr

Qualifications retrackly at Commission's discretion in case of candidates otherwise well qualified.

C. R. SRINIVASAN, Under Ser.

(Department of Food)

ORDER

New Delhi, the 26th April, 1963

G.S.R. 783.—In pursuance of sub-clause (b) of clause 2 of the Wheat Roller Flour Mills (Licensing and Control) Order, 1957, the Central Government hereby appoints Shri A. N. Mukherjee, Technical Officer, Patna vice Shri S. C. Majumdar as inspector to exercise the powers and perform the duties of inspector under the said Order within his jurisdiction and makes the following further amendment in the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) S.R.O. 3082, dated 25th September, 1957, namely:—

In the schedule to the said Notification, for Item 79, the following item shall be substituted, namely—

"19. Shri A. N. Mukherjee, Technical Officer, Patna."

[No. 118/1/63-BP.11L]

N. B. BASU, Under Secy.

(Department of Agriculture)

New Delhi, the 23rd April, 1963

- G.S.B. 784—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the Class I and Class II posts in the Delhi Milk Scheme, New Delhi, namely:—
- 1. Short title.—These rules may be called the Dalhi Milk Scheme (Class I and Class II posts) Recruitment Rules, 1963.
- Application.—These rules shall apply to the Class I and Class II posts in the Delhi Milk Scheme specified in column 1 of the Schedule hereto annexed.
- 3. Classification, Scales of Pay etc.—The classification of the said posts, the scales of pay attached thereto, the method of recruitment to the said posts, age limit, and other matters relating to the said posts shall be as specified in columns 2 to 12 of the Schedule aforesaid:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special retegories of persons in accordance with the general orders of the Government of India issued from time to time.

- 4. Disqualification.—(1) No person who has more than one wife living or who having a spouse living, marries in any case in which such matriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to any of the said posts, and
- (2) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exampt any person from the operation of this rule.

2

Scan

PART II-

Recruitment Rules for the Class I and II Posts in the Delhi Mith

Name of Post	Classification	Scale of pay	Whether selection post or non- Selection post	Age limit for direct recruits	Educational & other qualifications required for direct recruits	1
			p out			

1	3	3 4	. 5	- 6
r. Director of Administration	G.C.S. 1300-60		N.A.	N.A.
a, Staff Wel- fare Officer,	G. C. S. 350—25—Class II	B—30— B—30—	N.A.	N.A.
Administrat Officer.	tive Do. 600-90-	830-35 N.A.	N.A.	N.A

Publicity Officer.	Do.	350-25-500-90 590-EB-30- 800-EB-30- 830-35-900.	N.A.	35 years & below, (re laxable : Governmen
				servants).

4-

for (i) A degree of a recfor (i) A degree of a recment ognized University,
(ii) About 3 years
experience in journalism, publicity
and/or public relations work under
Government or/in
an organization of
exacting.

Qualifications re-leashle at Commis-sion's discretion in case of candidates otherwise well qualified.

Scheme under the Ministry of Food and Agriculture

Whether age and oducational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of reen, whether by direct rectt, or by promotion or transfer and percentage of the vacancies to be filled by various methods	by premotion	exists, what is its com- position	Circumstances in which U.P.S.C. is to be consulted in making rectt.
7	8	9	10	II	23
N.A.	N.A.	Transfer on deput	tation of a	N.A.	As required under

7	8	9 10	11	13
N.A.	N.A.	Transfer on deputation of a suitable officer of the C.S.S. (Grade I) or the I.A.S.	N.A.	As required under the rules.
N.A.	N.A.	Transfer/deputa tion from Poo of Labour Officers under the Ministry of Labour and Employment,		Do.
N.A.	N.A.	Deputation of a faultable officer of the C.S.S. from the Section Officers Grawith at least 5 years service that grade,	ı de	Do.

N.A. 2 years

Direct recruit-ment.

N.A.

7		8.	9	10		11	12
No.	2 years	Ву	Promotion—50% Direct recruit- ment—50%	Assistant Milk	Class		As required under the rules
	•						

N.A.	N.A.	By deputation of a minable I.A. & A.S. Officer.	**	N.A.	Do.
N ₄ A ₄	$N_{\phi}A_{d}$	By deputation of a suitable offi- cer from any of the organis- ed Accounts Services in the Audit Depart- ment holding unalogous post.		N.A.	Do.
N.A.	2 years.	Direct recruit-	N.A.	N.A.	As required under the rules

o. 5(f)]	THE GAZE	FTE OF INDIA: MA	LY 4, 1966/V	AISAKHA I	
7	8	9	10	tı	13
N.A.	a years	Direct remait- post.	N.A.	N.A.	As required under the rules.

N.A. Do. Do. N.A. N.A. Dc.

tyes.

- 3

4

5

11. Manager/ G.C.S.
Section Class I
Manager Milk
Collection &
Chilling Cen-

Rs.

350—25—500—30 Selection below (r) Degree or diploma in Dairying of a Government servants).

Rs.

350—25—500—30 Selection below (r) Degree or diploma in Dairying of a recognised University Institution or Master's Degree in Chemistry or Chemistry or Chemistry or Chemistry or Chemistry or Degree or Diploma in Animal Huabandry or Agriculture with specialised training in Dairying. Dairying.

(ii) About 2 years' experience in a large Dairy Plant treating milk and manufacturing milk products.

Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

lified.

lified.

Desirable:—
Post-graduate Degree or Diploma in Dairying.

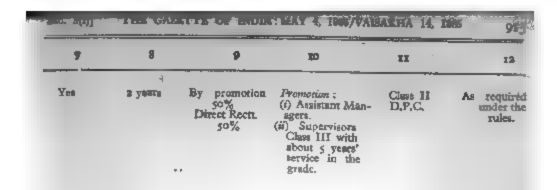
G.C.S. Char I Chief quality Control Officer

Ra, 1100-50-1400 N.A.

below (i) M.Sc. Degree in Chemistry/Bio-chemistry/Bio-chemistry/Bactericlegy or post graduate degree in dairying or diploma in diarying along with a degree in Science of a recognised University.

(ii) About 7 years' experience in Che-mical and bacter-fological analysis of milk and milk

of milk and milk products.
Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.
Destrable:
Specialised training in Dairy Chemistry and/or Dairy Bacteriology.



N.A. Do. Direct recruit- N.A. N.A. Do.

.

THE CAPACITY OF MINISTERS OF 6 5 (Executial:—
(i) Degree or diploma in Mechanical Engineering or automobile Engineering of a recognised University/Institute. Rs. 45 years & balow (re-laxable for Government N.A. 13. Trensport Engineer. G.C.S. Class I 0-40-1700 50/2-1250 servent). (#) Training in a large automobile workshop and about 5 years experience in a responsible capacity as an Automobile Engineer. Qualifications relat-able at Commis-aton's discretion in case of candi-dates otherwise well qualified. 8(**Buential :—
re- 'i) Degree or Diploma
for in Mechanical or
ment Automobile Engineering from a
recognised University/Institute.
(ii) Adequate practical
experience in the
maintenance and
repairs of motor
vehicles
Qualifications relas-G.C.S. 350—25—500—30 Selection Class II —590—BB—30— 800—BB—30— 830—35—900. 35 years & to below (re-laxable for Government servant). 14. Shift Trerupart Engineer vehicles
Qualifications relaxable at Commission's discretion to case of candidates otherwise well quasified. lified.

h	7	8	9	IQ	II	12
	N-A.	2 years	Direct recruit- ment,	N.A.	N.A.	As required under the rules.

Promotion Chargeman with 5 years' service in the grade.

By promotion failing which by direct recruitment.

Yes

Do.

THE CALLES TO SHOW THAT I, 1986/VARARRA 14, 198

[No. 7-6/60-DD.]

Do.

N. RANGANATHAN, Under Secy.

Clum 1I D.P.C. REGISTERED No. D. 202

The Gazette



of Andia

'PUBLISHED BY AUTHORITY

No. 19] . NEW DELHI, SATURDAY, MAY 11, 1963/VAISAKHA 21, 1984

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 30th April 1963 :—

	No.	No. and date		Itsraed by	Subject
>	75	G.S.R739, dated April, 1963.	asth	Ministry of Food and Agriculture.	Directing that no person shall transport, or offer or accept for transport, whether by roed rail or water, any form of Sugar from Greater Bombay to any place outside Greater Bombay.
	76	G.S.R. 740, dated April, 1963.	26th	Ministry of Home Affairs	The Defence of India (Fifth Am., endment) Rules, 1963.
	77			Ministry of Transport & Communications. Dirto.	

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II-Section 3-Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MENISTRY OF HOME AFFAIRS

ORDER

New Delhi, the 30th April 1963

G.S.R. 793.—Whereas in the opinion of the Central Government the Urdu publication entitled "Davat-e-Islam—Acharya Vinoba Bhave Ke Nam", published by Firqa-e-Mabalgin-e-Islam. Dindar Anjaman, N-115, Korangi Town-1.

Karachi-31 and printed at Educational Press, Karachi, contains prejudicial reports as defined in clause (7) of rule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 46 of the Defence of India Rules, 1962, the Central Government hereby—

- (a) prohibits the further sale or distribution of the said publication or any extract therefrom or of any translation thereof, and declares the said publication and every copy or translation thereof or extract therefrom, to be forfeited to Government; and
- (b) directs every person possessing any copy of the said publication to deliver the same to the local police authorities.

[No. 37/16/63-Poli(11).] P. K. DAVE, Dy. Secy.

MINISTRY OF FINANCE

(Department of Revenue)

CUSTOM8

New Delhi, the 4th May 1963

G.S.R. 798.—In exercise of the powers conferred by section 11 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and in supersession of the notification of the Government of India in the Ministry of Finance (Revenue Division), No. 1-Cus... dated the 1st January, 1949, the Central Government, being satisfied that for the maintenance of security of India, it is necessary so to do, hereby prohibits the export of maps oh a scale of one-fourth inch or more equal to a mile depicting any part of India including its international boundaries and showing topographical features by contours.

J. DATTA, Under Secy.

(Department of Revenue)

CUSTOMS

New Delhi, the 11th May 1963

G.S.R. 794.—In pursuance of sub-section (2) of section 70 of the Customs Act, 1962 (52 of 1962), the Central Government hereby specifies the following goods to which the provisions of that section shall apply when they are deposited in a warehouse, namely:—

- aviation fuel, motor spirit, mineral turpentine, vaporising oil, kerosche, high speed diesel oil, batching oil, diesel oil and furnace oil, kept in tanks,
- (2) wine, spirit and beer, kept in casks.

[No. 122.]

G.S.B. 795.—In exercise of the powers conferred by section 152 of the Customs Act. 1962 (52 of 1962), the Central Government hereby directs that the power exercisable by a Collector of Customs under the said Act in respect of an offence referred to in section 116 of the said Act, shall be exercisable also by an Assistant Collector of Customs, subject to the condition that the penalty imposed by the Assistant Collector of Customs shall not, in any one case, exceed ten thousand rupees.

[No. 123.]

J. BANERJEE, Dy. Secy-

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 11th May 1983

G.S.R. 796.—In exercise of the powers conferred by rule 12 of the Central Excise Rules, 1944, the Central Government hereby makes, with effect from the 28th May, 1963 the following amendments in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 197/62-CE dated the 17th November, 1962, namely:

In the Table annexed to the said notification.

- (i) in column 2 against Serial No. 1, for the entry "Asphalt, Bitumen and tar," the entry "Asphalt, Bitumen and tar," Vegetable non-essential Oils, Vegetable Product", shall be substituted.
- (ii) Serial No. 8 and the entries relating thereto shall be omitted.

[No. 69/63.]

G.S.R. 797.—In exercise of the powers conferred by rules 12 and 12A of the Central Excise Rules, 1944, the Central Government hereby reseinds, with effect from the 16th May, 1963, the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 214/62-CE dated the 15th December, 1962.

[No. 70/63.]

L. S. MARTHANDAM, Dy. Secy.

CENTRAL BOARD OF REVENUE

WEALTH-TAX

New Delhi, the 30th April 1963

G.S.R. 798.—In exercise of the powers conferred by section 46 of the Wealth-tax Act, 1957 (27 of 1957), the Central Board of Revenue hereby makes the following rules to amend the Wealth-tax Rules, 1957, namely:—

- 1. These rules may be called the Wealth-tax (Amendment) Rules, 1963.
- 2, In the Wealth-tax Rules, 1957-
 - (1) to rule 3, the following Note shall be added at the end, namely:-

"Note,-For the purposes of the return of net wealth in Form A,-

- (a) "gold" means gold, including its alloy, whether virgin, melted, remelted, wrought or unwrought, in any shape or form, of a purity of not less than nine carats and includes any gold coin (whether legal tender or not), any gold ornament and any other article of gold;
- (b) "gold ornament" means any article in a finished form, meant for personal adornment or for the adornment of any idol, delty or any other object of religious worship, made of, or manufactured from gold, whether or not set with stones or gems, real or artificial, or with pearls, real, cultured or imitation or with all or any of them and includes parts, pendants or broken pieces of gold ornament.";
- (2) in Form 'A-
 - (a) in Annexure IV. for item 6 and the entries relating thereto, the following shall be substituted, namely:--

"6." (a) Gold ornaments;— Description Weight

*(See the Note under rule 3).

- (b) Gold in any form other than gold ornaments: Description Weight
- (c) Jewellery other than gold ornaments;
 Description Weight
- (b) in Annexure X, for item 4 and the entries relating thereto, the following shall be substituted, namely:—
 - "4." (a) Gold ornaments; Description Weight
 - (b) Gold in any form other than gold ornaments: Description Weight
 - (c) Jewellery other than gold ornaments:
 Description Weight
 - 5. Other assets not included in the above items (give details)",

[No. WT.2/1/63.] M. D. VERMA, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 30th April 1963

O.S. R. 799.—In exercise of the powers conferred by the provise to article 309 of the Com-ticulon the President hereby makes the following Rules to amend the Salt Organisation (Class III Plan) Recruitment Rules, 1961.

- r. These rules may be called the Sait Organization (Class III Posts) Recruitment (Amendment) Rules, 1963.
 - 2. In the Salt Organisation (Class III Posts) Recruitment Rules 1962,
 (i) after rule 4 the following rule shall be inserted, namely:—

"Gandition for filling posts by promotion.

- A. Where any of the said posts is required to be filled in by promotion from any lower grade, such post shall be filled in, only by such incumbents who have rendered at least 3 years service in that grade."
- (ii) in the Schedule :--
- (a) for the existing entries under columns 2 and 4, against each of the serial Nos. I to 35 the following entries shall be substituted, namely:—

Column 2	Column 4
Deputy Superintendent (Executive) Justice Superintendent (Executive)	Rs. 250—10—290—15—320—EB—15—425. Rs. 150—(Prob.)—168—8—256—EB—256 EB—8—180—10—300.
3. Senior Draftemen at Headquarters and Sur- veyor in the Rajpurana Salt Sources Division	Rs. 205—7—240—8—280.
4. Draftsman in the Rajpunana Sait Sources Division	Rs. 150—10—250—EB—10—290—15—33: —EB—15—380.

^{*(}See the Note under rule 3).

Cohmus 2

Column a

	The farmer (Commence on Tree of	O	Mr. 2		
3.	Draftaman/Surveyor at Head and Mandi Regions	Quarters	, INTRICE	THE .	Rs. 150-5-175-5-205-EB-7-240
				-	(for Headquarters and Madras Region).
					Rs. 110-4-150-EB-4-170-5-180- EB-5-200 (for Mandi Region).
<u>P</u> 6.	Surveyor in Bombay Region			v	Rs. 150-10-250-38-10-290-15- 335-EB-15-380.
7.	Overseer/Construction Sub-O	versear.			Rs. 150-10-250-28-10-290-15- 335-28-15-380.
€.	Sub-Permanent Way Inspecto	x .			Rs. 205-7-240-3-280.
9.	Deputy Superintendent (Mini	sterial),			Rs. 335-15-425,
10.	Senior Grade Clerk (including	Deputy.	A.000u	126-	
	tant in Bombay Region) Upper Division Clerk includin	.03	A		Rs. 210—10—2)3—15—320—EB—15—332
\$1.	and Accountant at Mandi	Romes:		121	Rs. 130-5-160-8-200-EB-8-256-
					E9-8-280-10-300.
22,	Tracer	•	,	,	Rs. 110-4-150-EB-4-170-5-180- RB-5-290.
13.	Lower Division Clerk				Rs. 110-3-131-4-155-EB-4-175-
14.	Stenographer	,		-	Rs. 130-5-160-8-200-EB-8-256- EB-\$-280-10-300.
15.	Divisional Accountant .			,	Rs. 180-10-290-EB-15-180-RB-
					15-140 (first increment after passing the Divisional Test).
16.	Accountant (Bombay Region)	4	h .		Rs. 270-70-300.
17.	Junior Accountant	-	*,	7	Rs. 130-5-160-8-200-EB-8-256- EB-8-280-10-300,
18.	Machine Inspector in Madras	Region	4	4	Rs. 150-3-175-5-205.
E9.	Mechanical Supervisor .				(i) R1. 182-10-293-BB-15-380 (for
					Diploma holders). (ii) Rs. 150—5—175—6—205—BB—
-	EL - 1 AA				7—240 (for others),
30.	Blectrical Overseer	-			(i) Rs. 180—10—290—BB—15—380 (for Diploma holders).
					(iii) Rs. 150—5—175—6—205—EB—7—
	0				240 (for others).
21.	Chargemen	-	7	1	(i) Rs, 182—10—292—EB—15—300 (for Diploma bolders)
					(ii) Rs. 150—5—175—5—205—HB—2
33.	Power Statio a Supervisor .	,			240 (for others). (i) Rs. 180—10—190—EB—15—380 (for
					Diploma holders).
32	Audinos O				(ii) Rs. 150—5—175—5—205—E8—7— 240 (for others).
-3,	Assistant Surgeon Grade II II Salt Sources Division and Bon	n the Ra	iputan	lih	Rs. 150—10—250—BB—10—290—15—
		month serie	310 m		335—BB—15—380.
24.	Sanitary Inspector-				Rs. 130—5—175—EB—5—205—7—218.
35,	Gompounder		,		(i) Rs. 130-5-175-BB-5-205-2-
					Pharmacist).
		*			(ii) Rs. 40-1-50-2-60 (Pre-prescribed Scale)
				-	

tuted, namely:-

"(a) 20% of the vacancies shall ordinarily be filled by selection from Upper Division Clerks and the like subject to the following conditions:—"

(c) against S. No. 10 in column 11, after the words "Upper Division Clerks" the words "and Strategraphers" shall be inserted;

(d) after S. No. 13 and the entries relating thereto the following S. No. and entries thall be inserted, namely:—

(I) ^b	(2)		(3)	(4)	(3)
	Selection grade Lowe Division Clerk.	Cla N	ss III (Ministeria on-gazetted)	Rs. 150-5- RB-7-24	175-6-205- N	Fort.
(6)	(7)	(8)	(9)	(10)	(11)	(13)
	,	.,	Two years	roo% by promotion.	Promotion from Lower Division Clerks	
(13) (14) ⁿ					

(e) against S. No. 14 in Column 14 the words "There will be no age limit for them" shall be [No. 6/31/51-Salt]

D. N. KRISHNAMURTHY, Under Secretary.

New Delhi, the 2nd May 1963

G.S.R. 800.—In exercise of the powers conferred by section 13 of the Central Silk Board Act, 1948 (61 of 1948), the Central Government hereby makes the following rules further to amend the Central Silk Board Rules, 1955, namely:—

- These rules may be called the Central Silk Board (Amendment) Rules, 1963.
- 2 For rule 31 of the Central Silk Board Roles, 1955, the following rule shall be substituted, namely:—
 - "31. Travelling and other allowances to members of the Board and its Committees.—A member of the Board other than a Government servant, shall be entitled to draw, in respect of any journey performed for the purpose of attending a meeting of the Board or of a Committee thereof or for the purpose of discharging any duty assigned to him by the Board or the Committee concerned, travelling allowance and dally allowance in accordance with Ministry of Finance Department of Expenditure Office Memorandum No. 6(26) EIV/59, dated the 5th September, 1960 as amended from time to time."

[No. F.22/12/62-HS(2).]

R. KALYANASUNDARAM, Under Secy.

MINISTRY OF ECONOMIC & DEFENCE COORDINATION

New Delhi, the 26th April 1963

G.S.B. 881.—In pursuance of rule 11 of the Indian Supply Service (Class I) Rules, 1981, the Central Government, after consultation with the Union Public Service Commission, hereby makes the following rules to amend the Indian Supply Service (Class I—Recruitment by Competitive Examination) Rules, 1963, namely:—

- These rules may be called the Indian Supply Service (Class I---Recruitment by Competitive Examination) Amendment Rules, 1963.
- In the Indian Supply Service (Class I—Recruitment by Competitive Examination) Rules, 1963—
 - (i) in clause (a) of sub-rule (2) of rule 3, for the words "fee referred to above", the words, figures and brackets "fee referred to in rule 4 (iv)" shall be substituted;
 - (ii) in rule 4(i) in the first proviso, for the words "a subject of Nepal or a Tibetan" the words "a subject of Nepal or Bhutan, or a Tibetan refugee" shall be substituted;
 - (iii) in rule 4(ii) in the proviso, for the words "who are permanently employed in the Directorate General of Supplies and Disposals", the words "who hold substantively permanent posts in the Directorate General of Supplies and Disposals" shall be substituted;
 - (iv) for the existing clause (a) of rule 4(iii), the following clause shall be substituted, namely:—
 - "(a) obtained a degree in Engineering from a University incorporated by an Act of the Central or State Legislature in India or other educational institutes established by an Act of Parliament; or";
 - (v) for the last sentence in Note 2 under rule 4(iii), the following shall be substituted, namely:—
 - "Such candidates will be admitted to the examination, if otherwise eligible, but the admission would be deemed to be provisional and subject to cancellation if the candidates do not produce proof of having passed the examination, as soon as possible and in any case not later than two months after the commencement of this examination,"

- (vi) in rule 4(iv), for the second sentence, the following shall be substituted, namely:— ;
 - "No claim for a refund of the fees will be entertained except to the extent stated in that Appendix nor can the fees be held in reserva for any other examination or selection";
- (vii) in rule 4, item (Iv) of condition (v) shall be renumbered as condition (vi) of that rule and in that condition as is renumbered for the words "only those candidates who are likely to be considered for appointment will be physically examined", the following shall be substituted, namely:—
 - The standards of health to be satisfied by candidates for appointment to the Service shall be as shown in Appendix V. All candidates who are declared qualified for the Personality Test will be physically examined at the place where they are summoned for interview, either immediately before or after the interview. Candidates will have to pay a fee of Rs. 16.00 to the Medical Board. The fact that a candidate has been physically examined will not mean or imply that he will be considered for appointment."
- (viii) in Appendix III in paragraph 1(b) for the abbreviations and figures and words "Rs. 16 before examination by a Medical Board if select-ed for appointment", the following shall be substituted, namely:—
 - "Ra. 16:00 before examination by a Medical Board if declared qualified for the Personality Test".
 - (ix) after Appendix IV the following shall be added, namely:-

APPENDIX Y

Regulations Relating to the Physical Examination of Candidates

(These regulations are published for the convenience of candidates and in order to enable them to ascertain the probability of their coming up to the required physical standard. But it must be clearly understood that the Government of India reserve to themselves an absolute discretion to reject as unfit any candidate whom they may consider, on the report of the Medical Board, to be physically disqualified and that their discretion is in no respect limited by these regulations. These regulations are intended merely for the guidance of Medical Examiners and are not meant to restrict their discretion in any way.)

- 1. To be passed as fit for appointment a candidate must be in good mental and bodily health and free from any physical defect likely to interfere with the efficient performance of the duties of his appointment.
- 2. In the matter of the correlation of age, height and chest girth of candidates of India (including Anglo-I. dian) race, it is left to Medical Board, to use whatever correlation figures are considered most suitable as a guide in the examination of the candidates. If there be any disproportion with regard to height, weight and chest girth, the candidate should be hospitalised for investigation and X-ray of the chest taken before the candidate is declared fit or not fit by the Board.
 - 3. The candidate's height will be measured as follows:--
 - He will remove his shoes and be placed against the standard with his feet together and the weight thrown on the heels and not on the feet or other sides of the feet. He will stand erect without rigidity and with the heels, calves, buttocks and shoulders touching the standard, the cain will be depressed to bring the vertex of the head level under the horizontal bar and the height will be recorded in inches and parts of an inch to quarters.
 - 4. The candidate's chest will be measured as follows:-
 - He will be made to stand erect with his feet together and to raise his arms over his head. The tape will be so adjusted round the chest that its upper edge touches the inferior angles of the shoulder blades behind and lies in the same horizontal plane when the tape is taken round the chest. The arms will then be lowered to hand loosely

by the side, and care will be taken that the shoulders are not thrown upwards or backwards so as to displace the tape. The candidate will then be directed to take a deep inspiration several times and the maximum expansion of the chest will be carefully noted, and the minimum and maximum will then be recorded in inches 33—35, 34—36] etc. In recording the measurements, fractions less than inch should not be noted.

- 5. The candidate will also be weightd and his weight recorded in pounds; fractions of a pound should not be noted.
- 6. The candidate's eye-sight will be tested in accordance with the following rules. The result of each test will be recorded:—
 - (i) General.—The candidate's eyes will be submitted to a general examination directed to the detection of any disease or abnormality. The candidate will be rejected if he suffers from any squint or morbid conditions of eyes, eye-lids or contiguous structures of such a sort as to render or are likely at future date to render him unfit for service.
 - (ii) Visual Acuity.—The examination for determining the acuteness of vision includes two tests, one for distant, the other for near vision. Each eye will be examined separately.

There shall be no limit for minimum naked eye vision but the naked eye vision of the candidates shall, however, be recorded by the Medical Board or other medical authority in every case, as it will furnish the basic information in regard to the condition of the eye.

The standards for distant and near vision with or without glasses shall be

Distant visio	TI.	Near p	ision
Better eye	Worse eye	Better eye	Worse eye
6/9	6/9	0.6	6.8
6/6 OT	6/12		

Total amount of Myopia (including the cylinder) shall not exceed -4.00D. Total amount of Hypermetropia (including the cylinden) shall not exceed +4.00D.

Note (i)—Fundus Examination,—Wherever possible fundus examination will be carried out at the discretion of the Medical Board and results recorded.

Note (2)—Colour Vision.—(i) The testing of colour vision shall be essential.

(ii) Colour perception should be graded into a higher and a lower grade depending upon the size of the aperture in the lantern as described in the table below;—

Grade	Higher Grade of colour perception	Lower Grade of Colour perception	Δ
I. Distance between the lamp and condidates.	16"	. 16'	
z. Size of aperture	I - 3mm	t 3mm	
3. Time of exposure	5 acc.	5 sec.	

For appointment to the Service, candidates should satisfy the higher grade of colour vision.

(iii) Satisfactory colour vision constitutes recognition with ease and without estitution of signal red, signal green and white colours. The use of Ishihara's plates shown in good light and a suitable lantern like Edeige Green's shall be considered quite dependable for testing colour vision. While either of the two tests may ordinarily be considered sufficient, in respect of the services concerned

with road, rail and air traffic, it is essential to carry out the lantern test. In doubtful cases where a candidate fails to qualify when tested by only one of the two tests, both the tests should be employed.

Note (3)—Field of Vision.—The field of vision shall be tested in respect of all services by the confrontation method. Where such test gives unsettefactory or doubtful results the field of vision should be determined on the perimeter.

Note (4)—Night Blindness.—Night blindness need not be tested as a routine, but only in special cases. No standard test for the testing of night blindness or dark adaptation is prescribed. The Medical Board should be given the discretion to improvise such rough tests e.g., recording of visual aguity with reduced illumination or by making the candidate recognise various objects in a darkened illumination of the making the candidate recognise various objects in a darkened room after he/she has been there for 20 to 30 minutes. Candidates' own statements should not always be relied upon, but they should be given due consideration.

Note (5)—Ocular conditions other than visual acuity.—(a) Any organic disease or a progressive refractive error which is likely to result in lowering the visual acuity should be considered as a disqualification.

- (b) Trachoma.—Trachoma, unless complicated shall not ordinarily be a cause for disqualification.
- (c) Squint.—Squint, even if the visual acuity is of the prescribed standard, should be considered as a disqualification.
- (d) One-eyed person.—The employment of one-eyed individual is not recommended.
- 7. Blood Pressure.—The Board will use its discretion regarding Blood Pressure. A rough method of calculating normal maximum systolic pressure is as follows:—
 - (i) With young subjects 15-25 years of age the average is about 100 plus the age.
 - (ii) With subjects over 25 years of age the general rule of 110 plus half the age seems quite satisfactory.

N.B.—As a general rule any systolic pressure over 140 and diastolic over 90 should be regarded as suspicious and the candidate should be hospitalised by the Board before giving their final opinion regarding the candidate's fitness of otherwise. The hospitalization report should indicate whether the rise in blood pressure is of a transient nature due to excitement etc. or whether it is due to any organic disease. In all such cases X-ray and electro-cardiographic examinations of heart and blood urea clearance test should also be done as a routine. The final decision as to the fitness or otherwise of a candidate will, however rest with the Medical Board only.

Method of taking Blood Pressure

The mercury manameter type of instrument should be used as a rule. The measurement should not be taken within fifteen minutes of any exercise of excitement. Provided the patient and particularly his arm, is relaxed, he may be either lying or sitting. The arm is supported comfortably at the patient's side in a more or less horizontal position. The arm should be treed from clothes to the shoulder. The cuff completely deflated, should be applied with the middle of the rubber over the inner said of the arm, and its lower edge an inch or two above the bend of the elbow. The following turns of cloth bandage should spread evenly over the bag to avoid bulging during inflation.

The brachial artery is located by paipitation at the bend of the elbow and the atethescope is then applied limitly and centrally over it below, but not in contact with the cuff. The cuff is inflated to about 200 mm. Hg. and then slowly deflated. The level at which the column stands when soft successive sounds are heard represents the Systolic Pressure. When more air is allowed to escape the sounds will be heard to increase in intensity. The level at which the well-heard clear sounds change to soft muffled fading sounds represents the diastolic pressure. The measurements should be taken in a fairly brief period of time as prolonged pressure of the cuff is irritating to the patient and will vitiate the readings. Repressure of the cuff is irritating to the patient and will vitiate the readings. Recheking, if necessary, should be done only a few minutes after complete deflation

of the cull. (Sometimes, as the cull is defiated sounds are heard at a certain level they may disappear as pressure falls and reappear at a still lower level. This Silent Gap may cause error in reading).

3. The urine (passed in the presence of the examiner) should be examined and the result recorded. Where a Medical Board finds sugar present in a candition with all its other aspects and will also specially note any signs or symptoms suggestive of disbetes. If, except for the glycasuria, the Board finds the candidate conforms to the standard of medical fitness required they may pass the candidate, fit subject to the Glycosuria being non-dibetic, and the Hoard will refer the case his disposal. The Medical Specialist will carry on whatever examinations clinical and laboratory, he considers necessary including a standard blood sugar tolerance test and will submit his opinion to the Medical Board, upon which the Medical Board will base its final opinion "fat" or "unfit". The candidate will not be exclude the effects of medication it may be necessary to retain a candidate for geveral days in hospital, under strict supervision.

- 9. The following additional points should be observed;
 - (a) that the candidate's hearing in each ear is good and that there is no sign of disease of the ear. In case it is defective the candidate should be got examined by the ear specialist. Provided that if the defect in hearing is remediable by operation or by use of a hearing aid, a candidate cannot be declared unfit on that account provided he/she has no progressive disease in the ear.
 - (b) that his/her speech is without impediment;
 - (c) that his/her teeth are in good order and that he/she is provided with dentures where necessary for effective mastication (well filled teeth will be considered as sound);
 - (d) that the chest is well formed and his chest expansion sufficient, and that his heart and lungs are sound;
 - (e) that there is no evidence of any abdominal disease;
 - (f) that he is not ruptured;
 - (g) that he does not suffer from hydrocele, a severe degree of varicocele, varicose vains or piles;
 - (h) that his limbs, hands and feet are well formed and developed and that there is free and perfect motion of all his joints;
 - (i) that he does not suffer from any invoterate skin disease;
 - (j) that there is no congenital malformation or defect;
 - (k) that he does not bear traces of scute or chronic disease pointing to an impaired constitution;
 - (I) that he bears marks of efficient vaccination; and
 - (m) that he is free from communicable disease.

10. Radiographic examination of the chest should be done as a routine in all cases for detecting any abnormality of the heart and lungs which may not be apparent by ordinary physical examination.

Then any defect is found it must be noted in the Certificate and the medical examiner should state his opinion whether or not it is likely to interfere with the medical continuous performance of the duties which will be required of the candidate.

Note:—Candidates are warned that there is no right of appeal from a Medical Board, special or standing, appointed to determine their fitness for the service. If, however, Government are satisfied on the evidence produced before them of the possibility of an error of judgement in the decision of the first Board, it is open to Government to allow an appeal to a second Board. Such evidence should be submitted within one month of the date of the communication in which the decision of the first Medical Board is communicated to the candidate, otherwise to request for an appeal to a second Medical Board will be considered.

If any medical certificate is produced by a candidate as a piece of evidence about the possibility of an error of judgment in the decision of the first Board, the certificate will not be taken into consideration unless it contains a note by the medical practitioner concerned to the effect that it has been given in full knowledge of the fact that the candidate has already been rejected as unfit for service by the Medical Board.

Medical Board Report

The following intimation is made for the guidance of the Medical Examiner:-

The standard of physical fitness to be adopted should make due allowance for the age and length of service, if any, of the candidate concerned.

No person will be deemed qualified for admission to the Public Service who shall not satisfy Government, or the appointing authority, as the case may be, that he has no disease, constitutional affection or bodily infirmity unfitting him, or likely to unfit him for that service.

It should be understood that the question of fitness involved the future as well as the present and that one of the main objects of medical examination is to secure continuous effective service, and in the case of candidates for permanent appointment to prevent early pension or payments in case of premature death. It is at the same time to be noted that the question is one of the likelihood of continuous effective service, and that rejection of a candidate need not be advised on account of the presence of a defect which in only a small proportion of cases is found to interfere with continuous effective service.

A lady doctor will be co-opted as a member of the Medical Board whenever a women candidate is to be examined.

The report of the medical board should be treated as confidential and in no case, should the candidate declared unfit be informed of the cause of rejection.

In cases where a Medical Board considers that a minor disability disqualifying 'a candidate for Government service can be cured by treatment (Medical or surgical) a statement to that effect should be recorded by the Medical Board. There is no objection to a candidate being informed of the Board's opinion to this effect by the appointing authority and when a cure has been effected it will be open to the authority concerned to ask for another Medical Board.

(a) Candidates statement and declaration.

The candidate must make the Statement required below prior to his Medical Examination and must sign the Declaration appended thereto. His attention is specially directed to the Warning contained in the Note below:—

specially directed to the warring contained in	
1. State your name in full (in block letters)-	

2. State your age and birth place-	
2. State your age and when prove	
 (a) Have you ever had small-pox intermittent or any other fever, enterment or suppuration of glands, spitting of bloods, asthma, heart disease, disease, fainting attacks, rheumatism, appendicitis. 	ilke-

(b) any other disease or accident requiring confinement to bed and medical or surgical treatment?

4. When were you last vaccinated?

5. Have you or any of your near relation been afflicted with consumption, acrofula, gout, asthma, fits, epilepsy or insanity?

6. Have you suffered from any form of nervousness due to over-work or any other cause?

cal ty of vision	Naked oyc	With gistnes	Strength of gissess Sph. Cyl. Azis
Distant Vision R.B.			uj.
Near Vision R.E.			4
Hypersnetropia R.B. (Manifest) L.B			
4. Ears: Insp Left Ear.	4		Right Ear
5. Glands		Thyroid	4 1 3 3 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
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8. Circulatory			
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(0) =====			
9. Abdomen: Hernia	Girth		55
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			ental disabilities
11. Loco Mot	or System: An	y abnormality	.,,
12. Genito U: Analysis:	rinary System:	Any evidence of Hye	frocele, Varicocele, etc., Urin
.(a) Physi	cal appearance	,,, (b)	Sp. Gr
(e)	Albumin		(d) Sugar
(e)	Castes	(f)	Cells
13. Report of	X-Ray Exami	nation of Chest	

15. For which services has the candi	date been examined	and found	in all man
pects qualified for the efficient and crawhich of them is he considered unfit?	intinuous discharge	of him dutie	es and ten
which of them is he considered unfit?			- week Tible

President.
Member.
Place.
Dute.

[No. 35/9/61-ESI.1

R. RAJAGOPALAN, Under Secy.

MENISTRY OF WORKS. HOUSING AND REHABILITATION (Deptt. of W. & H.)

(Central Boilers Board)

New Delhi, the 4th May 1963

G.S.R. 602.—In exercise of the powers conferred by section ■ of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely.—

- 1. These Regulations may be called the Indian Boiler (Third Amendment) Regulations, 1983.
 - 2. In the Indian Boiler Regulations, 1950,
 - (i) in Regulation 122, for clause (1), the following shall be substituted, namely:—

 "As an alternative to adamson figures, furnaces which are partly fitted with corrugated sections shall be strengthened by means of suitable stiffening rings adequately welded to the furnaces. The moment of mertia of the stiffener shall be not less than that required by Regulation 592(b). In no case shall a flat stiffener be less than 2½" x ½".
 - (ii) In Regulation 592 of clause (b), for the connotation 'E', the following shall be substituted, namely:--

"E is the modulus of elasticity in pounds per square inch which may be taken as 27.8×10.8 ".

[No. BL-9(37)/62-S&PH.]

G.S.R. 803.—The following draft of certain Regulations further to amend the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 15th May, 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Rehabilitation, North Block, New Delhi.

Draft Regulations

1. These Regulations may be called the Indian Boiler (Amendment) Regula-

- 2. In the Indian Boiler Regulations, 1950-
 - (1) in Regulation 307, the following NOTE shall be inserted at the end,
 - "'Nors'-Special steels developed by individual Manufactures may be accepted by the Chief Inspector of Bollers at their discretion."
 - (2) for Regulation 308, the following shall be substituted, namely:
 - "308. Dimensions.—For ordinary lift valves, the compression or extension of safety valve springs required to load the valves to the set pressure shall not be less than one quarter of the diameter of the valve, due consideration being given in the case of spring loaded leaver safety valves to the ratio of leverage. The proportion of unloaded length to external diameter of the spring shall not exceed

These requirements do not apply to full lift and high lift safety valves.

- 3, (1) in sub-Regulation (1) of Regulation 209, after the words following formulae, the following heading shall be inserted, namely:--
 - "For Springs in Extension"
 - (ii) after Equation 82, the following shall be inserted, namely:-

"For Springs in Compression—the working pressure calculated by the above equation may be increased by 25 per cent.";

(iii) for the 'NOTE', the following shall be substituted, namely:-

"Nore.—The above formulae are based on a maximum allowable safe stress of 5624 kg/cm² (80,000 lbs. per square inch) on the sections of the springs under extension and 7030 kg/cm² (100,000 lbs. per square inch) where they are in compression.": pression

4. for Regulation 313, the following shall be substituted, namely:-

*313. Spacing of Coils.—The space between the coils when the valve in lifted ith of its diameter, shall be not less than 1.5 mm (1/16th inch) for full lift valves and 9.08 mm (1/32 inch) for ordinary and high lift valves."

[No. BL-9(4)/62-S&P II.]

G.S.R. 804.—The following draft of certain Regulations further to amend the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the power conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 30th May, 1963.

Any objection or suggestion which may be received from any person with respect of the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Rehablitation. North Block, New Delhi.

Draft Regulations

- 1. These Regulations may be called the Indian Holler (Amendment) Regulations, 1968.
- 2 In the Indian Boiler Regulations, 1950.-
 - (f) for the existing clause (iv) in regulation 5, the following clause shall be substituted, namely:—
 - "(iv) When the quality of material and the make of steel pipe have not been supported by certificates from the manufacturers in Form 111-A, the pipes shall be tested in a test house and the maximum permissible.

working stress shall be such as the Chief Inspector of Bollers may in his discretion determine".

- (ii) regulations 64 and 72 shall be omitted;
- (iii) in regulation 343, the words 'iap welded', shall be omitted.
- (iv), in regulation 344,
 - (a) in clause (a), the words 'and roll lan 'welded' shall be omitted;
 - (b) in clause (d), the words 'roll lap welded; hydraulic lap welded and shall be omitted;
- (v) in regulation 345, the existing clause shall be lettered as clause (a) thereof, and after clause (a) as so lettered, the following shall be inserted, namely:—
 - "(b) The pipes shall be made within the limits of tolerances given below:—

Class .	Tolerance on				
,	Outside d	inmeter	Nominal thickness		
	Upto and inclu- ding 51 mm. (2")	Ovir 51 mm, (2').			
Seamless and E.R.W.	1/64 mm. (1/64°) 0.8mm. (1/32°)	+_1%	+ no limitation. —12.5%		
Butt welded,	+ 1%	<u></u>	+ no limitation		

- (vi) in regulation 347, in Table 1, in the main heading, the words and brackets "Roll Lap Welded, and" and "Hydraulic (Water gas) Lap Welded" shall be omitted;
- (vil) in regulation 348, clause (a) shall be omitted.
- (viii) in Table 2 under Regulation 349,
 - (a) the method of manufacture specified in the second column as "Hydraulic lap welded" and the entries relating thereto shall be omitted;
 - (b) In the second column the words "Roll lap welded." shall be omifted;
- (ix) in regulation 350, in Table 3, for the entries in the first column headed 'Material and method of manufacture', the following shall be substituted, namely:—

"CARBON STEEL"

- "A. Butt welded and Bassemer hot finished seamless."
- *B. Castings.—Carbon steel seamless and Electric resistance welded. Moly-bdenum Steel seamless, Chromium-Molybdenum Steel seamless."

[No. 9/14/61-S&PII/BL]

K. B. SAKENA, Secretary

MINISTRY OF MINES & FUEL

New Delhi, the 80th April 1963

G.S.E. 365.—In exercise of the powers conferred by section 13 of the Mines and Minerals (Regulation and Development) Act, 1957 (67 of 1957), the Central

Government hereby makes the following rules further to amend the Mineral Concession Rules, 1960, namely:—

- 1. These rules may be called the Mineral Concession (Second Amendment) Rules, 1963.
 - 2. In the Mineral Concession Rules, 1960-
 - (i) the existing rule 4 shall be lettered as 4A, and before the rule as so lettered the following rule shall be inserted, namely:—
 - "4. Application for Certificate of Approval and its Renewal:
 - (1) An application for a certificate of approval shall be made to the State Government in Form A-1 through such officer or authority as the State Government may specify in this behalf.
 - (2) Every such application shall be accompanied by a fee of five hundred rupees.
 - (3) An application for renewal of a certificate of approval shall be made to the State Government in Form A-2 through such officer or authority as the State Government may specify in this behalf.
 - (4) Every such application shall be accompanied by a fee of two hundred and fifty rupees."
 - (ii) to sub-rule (2) of rule 37, the following further proviso shall be added, namely:—
 - "Provided further that the lessee shall not charge or accept from the transferee any premium in addition to the sum spent by him, in obtaining the lease, and for conducting all or any of the operations referred to in rule 30 in or over the land leased to him.";
 - (iii) for sub-rule (1) of rule 52, the following shall be substituted, namely:—
 - "(1) If the holder of a prospecting licence or a mining lease or his transferee or assignee fails, without sufficient cause, to furnish the documents or information, or returns referred to in rule 46, rule 47, rule 48, or rule 51, or acts in any manner in contravention of rule 49 or rule 50, he shall be punishable with imprisonment for a term which may extend to six months or fine which may extend to one thousand rupees or with both.";
 - (iv) rule 62 shall be re-numbered as sub-rule (1) thereof, and after sub-rule (1) as so re-numbered, the following sub-rule shall be inserted, namely:—
 - "(2) If the holder of a certificate of approval, or prospecting licence or mining lease fails, without sufficient cause, to furnish the information referred to in sub-rule (1), the State Government may determine the certificate of approval or the prospecting licence or the mining lease, as the case may be:

Provided that no such order shall be made without giving the holder of the certificate of approval or the licensee or the lessee, as the case may be, a reasonable opportunity of stating his case.";

- (v) In Schedule I-
 - (a) after item 1 and the entries relating thereto, the following shall a be inserted, namely:—
 - "1. (a) Application for Certificate of Approval. Form A-1
 - 1. (b) Application for renewal of Certificate ' Form A-2" of Approval
 - (b) after Form A, the Forms specified in the Schedule to these rules shall be inserted.
 - (c) in Form B, for the abbreviation "N.B.", the word and number "Note 1" shall be substituted and after the entry relating to that Note 1, the following shall be added at the end, namely:—

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- "2. The application should relate to one compact area only.
- Such large-size map, as may be available, should be attached for proper demarcation of the area, specially when the area applied for is 40 hectares or less."
- (d) in Form I, for the abbreviation "N.B.", the word and number "Note 1" shall be substituted and after the entry relating to that Note 1, the following shall be added at the end, namely:—
- "2. The application should relate to one compact area only, except when the application for mining lease is for an area already held under prospecting licence by the applicant.
- 3. Such large-size map, as may be available, should be attached for proper demarcation of the area, specially when the area applied for is 40 hectares or less."
- (vi) for the figure and word "5 tonnes" in the third rolumn against the entry "Class 11", in Schedule III, the figures and words "50 tonnes and any additional quantity, subject to the approval of the State Government, on payment of royalty" shall be substituted.

SCHEDULE

"FORM A-1

	To be submitted in duplicate
Received at	
(Place) on	***************************************
(Date).	
Initial of Receiving (Officer
c	ÖVERNMENT' OF
	Application for Certificate of Approval
	[See rule 4(1)]
	Dated day of
To	
Through	
Sir,	
1/We request tha Rules, 1960, be gran Mining Lease/s unde	t a Certificate of Approval under the Mineral Concession ted to enable me/us to acquire Prospecting Licence/s and r the said Rules.
2. The fee of Rs.	500 payable for the grant of Certificate of Approval has been

- id in the manner prescribed by the State Government in their Notification.

 Tressury No.
 - 3. The required particulars are given below:-
 - (i) Name of the applicant with complete address.
 - (ii) Is the applicant a private individual/private company/public company, firm or association?
 - (iii) In case applicant is:
 - (a) an individual, his dationality,
 - (b) a private company, the nationality of all members of the company along with place of registration,

- (c) a public company, the nationality of directors, the percentage of share capital held by Indian nationals along with place of incorporation,
- (d) a firm or association, the nationality of all the partners of the firm or members of the association.
- (iv) Does the applicant hold a certificate of approval or has ever held a certificate of approval for the State or any other State? If so, give particulars of such certificate(s).
- (v) Does the applicant hold any prospecting licences or mining leases in the State or any other State? If so, give their particulars.
- (vi) Any other details which the applicant wishes to furnish.

 I/We do hereby declare that the particulars furnished above are correct and have ready to furnish any other details as may be required by you.

Yours faithfully,

Sign	nature and designation of the Applicant
- net.	1
Fisial	_
FORM	A-2
To be submitted	
Woodwarf of	44 ** * 4 * 1 1 1 * 1 4 * 1 * 1 * 1 * *

(Place) #8n (Hate).

Tritial of Receiving Officer.... GOVERNMENT OF

> Application for Renewal of Certificate of Approval

Ti Through

I/We request for renewal of my/our Certificate of Approval under the Mineral Concession Rules, 1960.

- - 3. The required particulars are given below:-
 - (1) Name of the applicant with complete address.
 - (ii) Is the applicant a private individual/private company/public company, firm or association?
 - (III) In case applicant is:
 - (a) an individual, his nationality.
 - (b) a private company, the nationality of all members of the company along with place of registration,

- 930
- (c) a public company, the nationality of directors, the percentage of abara capital held by Indian nationals along with place of incorpa-
- (d) firm or association, the nationality of all the partners of the firm or members of the association.
- (Iv) (a) Particulars of the Certificate of Approval of which renewal is
 - (b) Details of previous renewal/renewals granted, if any.
- (v) Reasons in detail for asking for renewal of Certificate of Approval.
- (vi) Any other details which the applicant wishes to furnish.

I/We do hereby declare that the particulars furnished above are correct and am/are ready to furnish any other details as may be required by you.

Yours faithfully,
Signature and designation of the Applicant*

(No. MII-152(58)/VL) H. S. SAHNI, Under Secy.

MINISTRY OF COMMUNITY DEVELOPMENT & COOPERATION

New Delhi, the 26th April 1963

G.S.R. 806.—In exercise of the powers conferred by the provise to article 320 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to General Central Service Class III (Non-ministerial) posts in the Department of Community Development under the Ministry of Community Development and Cooperation, namely:—

- Short title.—These rules may be called the Department of Community Development (Class III Non-ministerial posts) Recruitment Rules, 1963.
- Application.—These rules shall apply for recruitment to the post specified to column 1 of the Schedule annexed bereto.
- 3. Number, Classification and scale of Pay.—The number of post its classification and the scale of pay attached to it shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters in connection therewith shall be as specified in columns 5 to 12 of the Schedule aforesaid:

Provided that the maximum age limit specified in column 6 of the Schedule may be relaxed in the case of Schedule Castes/Tribes and other special categories of persons in accordance with the orders issued by the Government of India from time to time.

- 5. Disqualifications,—(1) No mate candidate, who has more than one wife fiving or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post, and
- (2) no female candidate, whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a personwho has a wife living at the time of such marriage, shall be eligible for appointment to the poet:

Provided that the Central Government, may, if satisfied that there are special arounds for so ordering, exempt any person from the operation of this rule.

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Recruitment rules for the post of Store-heeper in the Ministry of Community Development and

Wame of No. posts

Classification Scale of pay

Whether Age select- limit ion post for or non- direct selecti- recruits on post

Educational and other qualifications required for direct recruits

I	2	3	4	5	6	7
State- Keeper	1	General Cen- tral Service, Class III, Non-Minist- erial, Non- Gazetted.	Rs, 210—10— 290—15—320— EB—15—425	Not appli- cable	24-30 yearn	Essential: 1. Degree of a recognised University. 2. Should have at least 4 years experience of working in a book atore in a Government organisation or a re- cognised institution.
						Detrable: A fairly good knowledge of maintanance of stars accounts.

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The Mark Town Area

Cooperation (Depart	rement of Comm	unity Development)
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Whether age & whether age & educational qualifications pre-acribed for the direct recruits will apply in the case of promoters. Period probation if any,

Method of tests. In case of ists what is its in which UPSC is to be consulted making from which promotion to be filled by various methods.

Method of tests. In case of is a DPC exists what is its in which UPSC is to be consulted making rects.

Circumstances in which composition. It is to be consulted making rects.

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12 D.P.C. for Class III

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capplicable Two years By direct recruitment, failing which by ta-nafer on depufatjon,

Transfer on deputation from amon-gst L.D.Cs./ U.D.Cs. in the CSCS.

applicable.

[No. F. 11/6/62-Admn.F T. R. CHOPRA, Under Secy.

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Department of Transport)

(Transport Wing)

New Delhi, the 2nd May 1983.

G.S.R. 207.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and in supersession of the rules issued with the Notification of the Government of India in the Ministry of Transport and Communications (Department of Transport) No. G.S.R. 312, dated the 17th February, 1959, as amended from time to time, the President hereby makes the following rules regulating the method of recruitment to Class III and Class IV posts in the Seamen's Welfare Offices, under the administrative control of the Directorate General of Shipping, Bombay, namely:—

- Short title.—These rules may be called the Soumen's Welfare Offices (Non-fazetted Staff) Recruitment Rules, 1963.
- Application.—These rules shall apply to the posts specified in column 1 of the Schedule hereto appeared.
- 3. Classification, scales of pay etc.—The classification of the said posts, the scales of pay attached thereto, the method of recruitment to the said posts, against, and other matters connected therewith shall be as specified in columns 2 to 11 of the said Schedule;

Provided that the upper age limit specified in column 6 of the said Scheduler for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders of the Central Government issued from time to time.

4. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in

writing, relax any of the provisions of these rules with respect to any class or category of persons.

- S. Disqualification.—(a) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by season of its taking place during the life-time of such spouse, shall be eligible for appointment to any of the said posts; and
- (b) no woman whose marriage is void by reason of the bushend having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Interpretation.—If any question arises relating to the interpretation of these rules, it shall be referred to the Central Government whose decision thereon shall be small.

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	Circum-	which Union Public Service Commits to be commits to be commits to be committed in making making meeting	H.	Not applicable.
	In case of re-	prominent of transfer, grade from which promotion/ transfer, to be made	c)	Promotion: Upper Divi- ulon Cities in that fervice in that frade. Prantie: Prantie: Prantie: Accountants from the Office of the Direc- torate General of Shipping or any of its subor- dinate Offices.
	Whether	educal- thosal	0	Not applicable.
	paly	period of probation, Keny	40	2 years.
	Por direct recruitment only	Educational and other qua- lifications required	1	Intermediate/ Serior Camber Serondary Certificate or equivalent preference will be given to persons having knowledge of Accounts.
Scannoid		Age limit		Minimum 19 Pears Maximum 23 years
		Whether by direct re- cruitment or promotion of bransfer & bransfer & bransfer & bransfer de connicion to vacanica to be filled by various methods)	NO.	(a) 50% by promotion and (b) 50% by direct recruit- ment failing (a) or (b) by transfer on deputation.
	Whether	Selection Or rost Selection Posts (for promotion posts only)	+	Selection
	Scale of pay		F0	Rs. 210-10- 290-15-340
	Charifortion	(whether green zethod; whe- ther Ministe- rishor non- Ministerial)		Chera III Non-Gazetted (Mithinterial)
	Named		н	z, Accoust

=	Met app.	Not app- leable.	Not a pp.
10	By transfer of Stenographers from offices Subordinate to Directorate General of Shipping.	Promotions will be from amongst Lower Division Clerks with three years service in that grade.	Not applies.
6.	Does not	Not applicable.	Does not axis:
00	7 7 CB 2	years	2 years
-	Matriculation/ 2 years or its equiva- tion Mainteum speed of 100 words per mittane in Short- hand end 40 words per mi- saste in type- writing.	Not applicable a years	Matriculation 2 or its equiva- lent qualifica- tion. Minimum speed of 30 words per minute in type writing. Phy- acolly handi- capped persons exempted from typing wide persons or type of persons exempted from typing wide persons typing wide persons typing wide persons (D), dated a3-12-1961
	Minimum IB years Maximum 24 years	Net appli- licable.	t Minimum 18 years Maximum 21 years.
	By direct re- crustiment through the Employment Enchange failing which by prossiler.	посм. Бу рго-	100% by direct recultarent, through the Employment Rachanges.
4	Does not atthe	Non-Selec- tion.	orbie.
3	Ra. 130-5-160 B-200-EB-3- 240-EB-8-280 30-300,	Rs. 130-4-160- Non-Selco- 8-200-8B-8- tion. 340-8B-8-280- 10-300	Ra. 110-3-131- Not trpB-4-155-2B-4- cable.
4	Class III Non-Gazetted (Ministrial)	â	Å ,
н	Stranger Stranger	J. Upper Division Octie.	4. Lower Division Clerk

THE GAZETTE OF INDIA: MAY 11, 1969/VATSAKHA 21, 1865 PART IS

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Sec. 3(1))	THE GAZETTE OF INDIA: MAY 11, 1965/VAISAKHA 21.
Not app-1 licable.	61.3
Mindman Middle school 6 months Does not Not applicable Not app. 18 years Standard Pass, arise. Maximum 25 years,	D. S. NIM, Dy. Sery.
Does not arise.	ž d
6 months	
Middle school Sundard Pass	
Minimum 18 years Maximum 25 years,	
rect recruit- rect recruit- ment Employ- ment Exchun-	
Not applif- cable,	
(Non-Gazetted) EB-1-85	
Chon-Gazet	
S. Peon	•

(Departments of Communications and Civit Aviation)

New Delhi, the 29th April 1963

G.S.B. 808.—In exercise of the powers conferred by section 5 of the Aircraft Act, 1934 (22 of 1934), the Central Government hereby makes the following rules further to amend the Indian Aircraft Rules, 1937:—

- 1, Short title.-These rules may be called the Indian Aircraft (Amendment)
- 2. In the Indian Aircraft Rules, 1937 for para 9 of Section I of Schedule V, the following para shall be substituted, namely:—
 - "9. No housing or parking charge shall be levied in respect of an aircraft housed in a Government hangar or parked at a Government aero-drome, for the purpose of inspection or Certificate of Airworthiness overhaul work by a Government Aircraft Inspector during the period certified as necessary for the inspection by the Aircraft Inspector including such period not exceeding three days after the conclusion of the actual inspection as may be necessary for reassembly consequent on the inspection."

[No. F. 10-A/36-68.]

K. GOPALAKRISHNAN, Dy. Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 2nd May 1963

G.S.R. 869.—In exercise of the powers conferred by clause (a) of sub-section (1) and sub-section (3) of section 47 of Indian Railways Act, 1890 (2 of 1890) read with the notification of Government of India in the late department of Commerce and Industry No. 801 dated the 24th March, 1905, the Railway Board bereby sanction the application of the amendment published under the rotification of the Government of India in the Ministry of Railways (Railway Board) No. G.S.R. 411 dated 23rd February, 1963, to rule 20 of general rules for all open lines of Railways in India administered by Government, to Dehri-Rohtas Light Railway.

[No. 62-TTV/29/32.]

New Delhi, the 3rd May 1963

G.S.E. 616.—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (9 of 1890) read with the Notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board, with the sanction of the Central Government, hereby makes the following rules further to amend the Railways Red Tariff Rules, 4 1960, name'v:— 1960, name'y:-

- These Rules may be called the Railways Red Tariff (Fourth Amend-ment) Rules, 1963.
- 2 In the Railways Red Tariff Rules, 1960 (hereinafter referred to as the said rules) in Table II occurring at the end of Chapter II after the item "Medical Mixtures (Oxygen and Carbon Dioxide Mixtures, oxoxygen and Helium Mixtures)" and the entries relating therein, the following item and entries shall be inserted, namely:—

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١	: item :		reinforced bottom or in viming to b specification sacked with in wooden containers	fic prist		the plastic be plastic be plastic be plastic be standing lave of section of any shifting to any shifting the conforming to be only by D.O.C. ith land paper ith fand paper.	ma). E
-	C offorting		cartons in top and be to conform to E.S.I. app (964)-P., paid of such it is yellow to such of 1397 gramma.	llowing	E)	25 gm. too gm. 114 gm. or 197 gm. sate bags witch thust be packed in oden cases. The plastic hags must capable of withstanding two 4 feet dropp to solid concart without breakage the container or any shifting of the frem. One drop must be made on them of bag and the other; on either geface. steel detuns conforming to draft steel detuns conforming to draft. I specification No. D.O.C. C.D.C. 920)-P lined with leaft paper. (Conf.	70 gms). n more than
	the fe		rd ca auners naft L z8(964 c man	the fo		25 gen, too gin the bags wild den cases. "A apable of with to solid con to solid con to solid con to solid con to solid con son of bag an ared detima specification.	contain
	be said Ruke, in Table VII occurring at the end of Chapter VII.— (4) After the item "Acato-ementic of Copper" and the entries relating thereto, the following item and entries shall be innerted, namely:—		cardboard currons reinforced with metal rim at top and bottom or in round till containers conforming to the proposed draft L.S.I. specification D.C.C. 28(964)-P, packed with suitable protective material in swoden cases. The capacity of such containers shall be 57 grams or 397 grams.	(if) After the item "Dinitro-chloro Benzene" and the entries relating thereto, the following fierrs and entries shall be inserted, usmely :-		In 25 gm, too gm, 114 gm, or 197 gm, plastic bags width must be packed in wooden cases. The plastic bags must be capable of withstanding two 4 feet drops on to solid concacte without breakage of the container to any shifting of the container to must be made on bottom of bag and the other; on either large face. In steel drums conforming to draft IS specification No. D.O.C. C.D.C. 26(920)-P lined with traft paper. (Conf.	substance with 70 gms). Each shall not contain more than 50-807 of the substance."
1	Poisonous Juting then		E 20074.2	EG C		H H	
	VII.		\$	DE NO		20000	55
	"Methyl Bromide 180-B 170-B 185 125 65 3. In the said Rules, in Table VII occurring at the end of Chapter VII.— (6) After the item "Aceto-greenite of Copper" and the entries rela		011 061	k entri		150 110 150 110 150 110 150 110	150 110
	nd of C		l i	and th	64		
	ob the che		128	zene"		2 2 2 2	**
	ring at		130-B [20-B	o Ben		4e 65-B 57-5-B, - 65-B 57-5-B; - 65-B 57-5-B; - 65-B° 57-5-B; - 65-B° 57-5-B;	• 65-8₫ 57°5-B
	185 DOCULARIO			chlor		- G	•
	"Methyl Bromide 180-B 170-B 3. In the said Ruke, in Table VII of (b) After the item "Aceto-en			mitro		"School Ethy! Mercury Chloride 65-8 Zthy! Mercury Chloride 7 . 65-B Ethy! Mercury Phosphate 1 . 165-B Pheny! Mercury Acctate 2 . 65-B] Theny! Mercury Chloride 5 . 65-B	•
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THE GAZETTE OF INDIA: MAY 11, 1969/VARIANHA 21, 1885

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the and textrice chall be ins			not right square time	feation No. I.S. 916/1958. Bach tin		Alon No. D.O.C. C.D.C.	28 (921)-P. Each drum thall counting non more than 50-807 kgs.
reto, the following let		. 65-B 57-5-B 150 110 65 (a) Wettable powder	(1) In water-proof conforming to the	fortion No. I., shall contain nor	of the substance.	draft 151 specifica	28 (921)-P. Esk non more than 5
og ches		65	92				
* latte		OIT	310	-			
Ules :		135	150				
and the en	"	57.5-B	57.5-B				
the Be		65-B	65-B				·
phth							
(16) After the Item "Nitro-naphthalese" and the entries relating thereto, the following learn and entries shall be institted, namedy 1-		Parathien	Tensethyl Pyrophosphate		•		

(b) Liquid Emulsion:

In lead-proof foo ml., 200 ml., I live and

g live capacity altuminum containers
on bottles with an outage of 5% of taled
capacity. The bottles should be fated
with an irrate stopper which should be
sealed on to the neck of the bottle by the
use of gasket centur. The bottles
should be then securely closed by screw
cap closures. The closures should be of
extra shrand type or secured by screw
thread device. Body and bead of altominium 'should be atteast 99% pure
or an aluminium base alloy of equivalent
corrosion persistance and physical properies. Aluminium containers should
be wrapped redividually in transparent
plante hags (gauge 55) which should be
closed by heat scaling and which should be
material, if any, 25 bottles should be
put into a moisture proof corrugated
be packed with saw dust in a wooden
case.

THE GAZETTE OF INDIA: MAY 11, 1963/VAISAKHA 21, 1865

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

New Delhi, the 2nd May 1962.

G.S.R. 611.—In the Schedule to Ministry of Food and Agriculture Notification No. 7-5/62-T.W. dated 23rd March, 1963 regarding the recruitment rules in respect of Class I and II Services in the Exploratory Tubewells Organisation published at pages 590-599 of Sub-Section (i) of Section 3 of Part II of the Gazette of India dated 39th March, 1963, the following corrections shall be made namely:—

- (i) For the word "practical" occurring in clause (b) under column 8 against
 Serial No. 12 of the Schedule, read "practice".
- (ii) The last words occurring in lines 7, 8 and 9 under column 12 against Serial No. 12 of the Schedule shall be read as "years" "respectively.
- (iii) The following shall be added as clause (b) under column 3 against Serial No. 8 of the schedule:—
- "At least 5 years' practical experience of stores accounts and C.P.W.D. system of accounting."
- (iv) The word "Matric" appearing under column 12-against Serial No. 5 of the Schedule shall be eliminated.
- (v) For the word "do" occurring under column 4 against serial number 13 of the Schedule read "G.C.S. Class II (non-gazetted)."

[No. 7-8/62-T.W.]

N. SREEKANTIAH, Under Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Dethi, the 30th April 1983

G.S.R. 512.—In exercise of the powers conferred by section 5, read with sub-section (i), of section 7 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby frames the following Scheme further to smend the Employees' Provident Funds Scheme, 1952, namely:—

- 1. This Scheme may be called the Employees' Provident Funds (Eleventh Amendment) Scheme, 1963.
- 2. In the Employees' Provident Funds Scheme, 1952, after clause (e) of subparagraph (1) of paragraph 69, the following clause shall be inserted, namely:—
 - "(f) immediately on ceasing to subscribe to the Fund consequent on the employer ceasing to give effect to the provisions of the Act to the establishment in pursuance of the provisions of the proviso to subsection (5) of section 1 thereof."

[No. \$(10)62-PF.H.]

P. D. GAIRA, Under Secy.

MINISTRY OF ECONOMIC AND DEPENCE COORDINATION

New Delhi, the 30th April 1963

G.S.B. 813.—In exercise of the powers conferred by the proviso to article of the Constitution, the President hereby makes the following rules to amend the Indian Supply Service (Class I) Rules, 1961, namely:—

 These rules may be called the Indian Supply Service (Class I) Rules Second Amendment Rules, 1963. ŀ

2. In the Indian Supply Service (Class I) Rules, 1951, in sub-rule (2) of Rule 15 for the words "by deputation" the words "by transfer" shall be substituted.

[No. 35/2/61-ESL]

B. RAJAGOPALAN, Under Secy.

The Gazette



of India

PUBLISHED BY AUTHORITY

No. 20]

NEW DELHI, SATURDAY, MAY 18, 1963/VAISAKHA 18, 1885

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 5th May, 1963 :--

Isaue No.	No. and Dare	Issued by	Subject
78	G.S.R. 785, dated 30th April, 1963.	Ministry of Pinance	Prohibiting absolutely the import into India of any issue of the Urdu periodical entitled "Bang" published by 'Azad Kashmir Radjo', or extract, reprint etc. and reproduction of any matter contained thereto.
79	G.S.R. 786, deted ret May, 1963.	₽0.↑	Further amendment to Notifica- tion No. 44/61, dated rat March 1961.
fip.	G.S.R. 787, dated 1st May, 1963.	Ministry of Health	The Central Health Service Rules, J
81	G.S.R. 788, dated 4th May, 1963.	Ministry of Food & Agriculture.	Firstion of one lake metric tons of Sugar which may be exported from 4th May to 31st August, 1963.
Hz.	G.S.R. 739, dated 5th \\ May, 1963.	Ministry of Pinance]	Exempting steel sections when imported into India from so much of duty of customs leviable thereon as is in excess of 171 per cent ad valorem.
83	G.S.R. 790, dated 5th May, 1963.	Da,*	Exempting web saw blades when imported into India from so much of that portion of duty of customs leviable thereon—as is in excess of 35 per cent as colorum.

Issue No.

No. and Date

Issued by

Subject

G.S.R. 791, dated 5th May, Ministry of Finance Exempting items specified therein, when imported into India, from so much of that portion of duty of customs leviable thereon—as it in excess of 15 per cent

Copies of the Gazette Extraordinary mentioned above will be supplied and indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue at these Gazettes.

PART II-Section 3-Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 6th May, 1983

(Pay) Rules, 1954, the Central Government, after consultation with the Government of West Bengal, hereby makes the following amendment in Schedule ill appended to the said rules.

Amendment

In the said Schedule-

Under the heading "A-Posts carrying pay above the time scale pay in the Indis Administrative Service under the State Governments," against "West Bengal," is the figures "2150" appearing against the entry "Transport Commissioner and a officio Secretary" the figures "2250" shall be substituted.

[No. 1/63/63-AIS(II)

K. S. N. MURTHY, Under Se

New Delhi, the 10th May 1963

G.S.R. 817.—In exercise of the powers conferred by section 3 of the Foreigns Act, 1946 (S1 of 1946), read with the Foreigners Law (Application and Americann). Act, 1962 (42 of 1962), the Central Government heraby makes the follows Order, namely:—

- 1. This Order may be called the Foreigners (Restricted Areas) Amendment Order, 1968.
 - 2. In paragraph 3 of the Foreigners (Restricted Areas) Order, 1963,-
 - (1) for the words "except under and in accordance with a permit issued the District Magistrate concerned or such other officer as may

authorised by him in this behalf;", the following shall be substituted,

"except under and in accordance with a permit issued-

- (i) by the Central Government, or
- (ii) by any officer of a State Government or Indian diplomatic or consular authority abroad authorised by the Central Government in this
- (ili) by the District Magistrate concerned or such other officer as may be authorised by him in this behalf:";
- (2) after the second proviso, the following proviso shall be inserted.
 - "Provided also that a foreigner shall not be required to obtain a permit under this Order in respect of any place or area falling within the restricted area if the visa granted to him in pursuance of the Indian Passport Rules, 1950, is made specifically velid for any such place or area."

[No. 8/178/62(i)-F.L] FATEH SINGH, Jt. Secy.

ORDER

Now Dalle 11, the building, 1963

6.5.R. 815.-Whereas the Central Government considers it expedient that special precutations should be taken to prevent the entry of unsubtained persons into certain places :

Now, therefore, in exercise of the powers conferred by rule 7 of the Defence of India Rules, 1962, the Central Government is pleased in declare the places specified in the Schedule hereto armened to be protected places; and in exercise of the powers conferred by clame (a) of sub-section 40 of the Defence of India Act, 1962 (3) of 1962), the Central Government hereby directs that the powers conferred on it by rule 6 read with rule 7 of the Defence of India Rules, 1962, shall, in respect of the places specified in column (2) of the Schedule hereto armened, being prefected places, be extractable also by the officers mentioned in the corresponding entry in column (5) of the said Schedule.

	Designation of the officer cur- powered to exercise the powers under rule 6 in respect of the protected piaces		Deputy Stores Officer, Survey of India, Debra Dan.		Office, Survey of India, Debre Dun,
Schendle	Boundaries na other description		Premises and compound No. 17, E. C. Road, enclosed by a perimeter wall barbed why fencing with Raipur Road running on the North, the Bastern Canal Road running on the West, private residences Nos. 2, 4, 6 and 8 on the East (Nebru Road) and private residence No. 2, 4, 5 and 8 on the East (Nebru Road) and private residence No. 2, 4, 5 and 6 on the South.	A polygonal area in the Harbitearkala locality of 72015 '63 square metros, walled and fenced all round and bounded on the South-East by a centent-ed nood of the Harbitearkala Estate and on other sides by residential quarters or open spaces of the Estate.	Premises known as No. 33, Lytton Road. Bounded on the North by a road leading to Rai Salib Atri Ram's Protenty, on the South by a road leading to Sivalik Chib, on the East by Sivalik Chib and on the West by Lython Road.
	Locality	rris	Dehra Dus	Debra Dun	Debra Duo
	Name of Protected Place	a	(s) Surveyor General's Office (si) Northern Directorate Office (sit) Geodetic & Research Branch Office.	(sv) Stores Office Map Publichtion Directorate, Dehts Dun Survey of India.	No. 2 Drawing Office (ND)
	S. No.	***	946	м	en.

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wn .	Officer-Incherge, No. 6 Drawing Office, Servey of India, Dehra Dun.	Deputy Directo's, Battern Circle, Survey "of India, 13, Wood Street, Calcutta-16.	Deputy Director, Esstern Sector, Survey of India, Shillong.	Deputy Director, Western Cir- cic, Survey of India, Abu (Rajasthan).	Office, Survey of India, Abu (Rajasthan).	Deputy Director, Southern Circle, Survey of India, 12, Richmond Road, Bargalore.
*	Premises known as 'Poonch House' at 11-C, Circular Road. Bounded on the North by the property of Rai Bahadur Kan Kishan, on the West and South by the property of Rai Bahadur Dr. Srivastava and on the East by Rispara Nadi.	Premises known as 13 and 14 Wood Street. Bounded on the North by Park Street, on the South by Short Street, on the East by X. Viers College and School compound and on the West by Wood Street.	The area named as Bonnie Brae Estate. Bounded on the South by Nong-Malki Road upto the junction of Jowai Road for the East. On the North-East by Jowai Road from the junction of Nong-Malki Road upto Chief Minister's residence in the North. On the North-West by a track originating from Jowai Road and passing south of Chief Minister's residence and North-West of 'Red House' Bungalow (Survey Estate) and meeting Norgh-Malki Road at the West and below Red France Bungalow (A. Survey Estate).	The premises known as the 'Dell' building. Bounded on the North-West by road connecting P.T.O. Abu with Rai Bhawan, on the South by the road connecting P.T.O. with the Protestant Church, and on the North-East by the 'Resear' Bungalow,	The premises known as 'Agency Office' near Raj Bhawan, Abu, Bounded on the South-West by the road from Kaj Bhawan to the Church, on the North-Bast by a dry Nala, on the North-West by the road connecting Raj Bhawan with the Electric Power House and on the South-East by Jodepur House.	The premises known as No. 22 Richmond Road. Bounded on the North by Richmond Road, on the South by Leonard Lane, on the East partly by Willington Street and partly by private property, and on the West partly by Myrette Lane and partly by a Lodge reputating the office from a private bungallow.
2)	Debra Dun	Calcutta	Shillong	"		Bengalore
и	No. 6 Drawing Office (ND) De	(i) Bastem Circle Office (ii) No. 5 Drawing Office (BC) (iii) Engraving Office (BC) (iv) Photo Litho Office (EC) (iv) No. 30 (Photo Party) (ND))	(i) Office of the Deputy Director, Bastern Sertor (ND) (ii) No. 5 Parry (iii) No. 9 Parry (iv) No. 12 Parry (iv) No. 12 Parry (v) No. 29 Parry (v) No. 29 Parry	Office of the Director, Western Abu.	(ii) Mo. 3 Drawing Office f	(i) Office of Director, Southern) Ber Circle. (ii) No. 4 Drawing Office (SC)
H	4	10	0 1	F -	60	٥

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200	Officts Inchage, No. 27 Party, Survey of India, Caste Hill Estina, Musecorie,	Deputy Director, National Atlas Organisation, No. 1, Lower Circular Road, Calcuna-20,	[No. F.59]5463-Poli II] P. K. DAVB, Dy. Secy.
*	The premises known as "Castle Hill" Retate. Bounds of on the South by Landoor Bazar main road, on the West by a stream "KHAKSINA KHALA", on the East by a stream "KHATAPANI KHALA" and on the North by Banker Hill cases for the accessed by the 'All Sairon' Church lying on the West of Castle Hill Estate.	The building at 1, Lower Circular Road, is bounded on the South by Lower Circular Road, on the East by Lord Sinha Road and on the West and North lie other buildings.	
t/A	Momoode	Calcutto	
ri	(i) Office of No. 2 Parcy (ii) Office of No. 23 Parcy (iii) Office of No. 25 Parcy (iv) Office of No. 27 Parcy (iv) Office of No. 27 Parcy	Nacional Atlas Organisation, No. 1, Lower Circulas Road, 3rd Floor,	
н	2	#	

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 9th May, 1988

G.S.E. 215.—In exercise of the powers conferred by clause (2) of article 77 read with clause (1) of article 299 of the Constitution, the President is pleased to make the following rule, namely:

2. The Agreement between the Government of India and the Government of the United States of America regarding the sale of sugar by India and the purchase of agricultural commodities from the United States of America shall be executed and authenticated on behalf of the President by the Ambassador of India in the United States of America or by the Minister (Political) or by the Minister (Political) in the Embassy of India in the United States of America.

[No. 14/95/62-CIE.]

By order and in the name of the Fresident.

K. S. SUNDARA RAJAN, Jt. Secy.

(Department of Beyonne)

CENTRAL EXCESS

New Delhi, the 18th May, 1963

G.S.R. Ster-In exercise of the powers conferred by sub-rule (1) of rule 3 of the Central Excise Rules, 1944, the Central Government hereby exempts the following Silk Fabrics from the whole of the duty leviable thereon under the Central Excises and Salt Act, 1944 (I of 1944), namely:—

Chindies, that is to say, bons-fide cut-pieces which are 28 cm. or less in length.

[No. 71/63.]

G.S.R. 232.—In exercise of the powers conferred by sub-quie (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (3) of section 3 of the Mineral Oils (Additional Duties of Excise and Customs) Act, 1958 (27 of 1958), the Central Government hereby exempts Special Boiling Point Spirits, falling under 1964), from the whole of the additional excise duty leviable thereon under section 3 of the Mineral Oils (Additional Duties of Excise and Customs) Act, 1958 (27 of 1958).

[No. 72/53.]

G.S.R. 222.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (3) m section 3 of the Mineral Oils (Additional Duties of Excise and Customs) Act, 1958 (27 of 1958), the Central Government hereby exempts, with effect from the 1st August, 1962, Raw Naphtha, falling under Item No. 6 of the First Schedule of the Central Excises and Salt Act, 1944 (1 of 1944), from the whole of the additional excise duty leviable thereon 1958 (27 of 1958).

G.S.B. 221.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby exampts the internediate petroleum products produced in the refineries, falling under item No. 11A.

Of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), if the salt of the production of manufacture of other finished petroleum products, from the whole of the duty of excise leviable thereon.

[No. 74/63.]

L. S. MARTHANDAM, Dy. Secy.

(Department of Revenue)

CUSTOMS

New Dethi, the 18th May 1969

Q.S.E. 824.—In exercise of the powers conferred by section 25 read with subsection (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby rescinds the notification of the Government of India in the Ministry of Finance (Revenue Division) No. 73-Customs, dated the 31st July, 1954.

[No. 133/J.No./4/8/62-Cus.L]

J. DATTA, Under Secy.

(Department of Revenue) CUSTOMS

New Delhi, the 11th May 1963

G.S.R. 325.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. GSR-575 (55/F. No. 34/86/60-Cus.IV), dated the 28th May, 1960,

Amendment

In the Schedule to the said notification for the existing item at Serial No. 73 and entries relating thereto the following shall be substituted, namely:—

'73. (i) Cement Tiles

(ii) Ceramic Glazed Tites".

[No. 125/F. No. 24/1/63-DBK.]

New Delhi, the 18th May 1963

G.S.R. 828.—In exercise of the powers conferred by sub-section (1) of section 76 of the Customs Act, 1962 (52 of 1962), as in force in India the Central Government hereby makes the following further amendment in the Notification of the Government of India, in the Ministry of Finance (Department of Revenue) Na. G.S.R.-575 (55/F.No.34/86/60-Cus.IV), dated the 28th May 1969, namely:—

Amendment

In the second Schedule to the said notification, after the existing item at Serial No. 179 and entries relating thereto, the following shall be added, namely:—

"180. Nichrome and electrical resistance wires used in the manufacture of electrical (scientific) instruments all sorts".

[No. 129 / F.No. 84(2)6 /62-Cus.IV.]

G.S.R. 827.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), 75 read with sub-section (3) of section 160 of the Customs Makes the following further amendment in the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. GSR-575 (55/F. No. 34/86/60-Cus.IV), dated the 28th May, 1960, namely: namely:-

Amendment

In the Schedule to the said notification after the existing item at Serial No. 134 and entries relating thereto the following shall be substituted, namely:—

"130. Vacuum Flasks and parts thereof."

[No. 130/F. No. 116/1/63-DBK.]

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 11th May 1963

G.S.E. 528.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excise and Salt Act, 1944 (1 of 1944), the Central Excises Duties Export Drawback (General) Rules, 1960, namely:—

- These rules may be called the Customs and Central Excises Duties Export Drawback (General) Amendment Rules, 1963.
- 2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1980, in the Second Schedule, for the existing item at Serial No. 41 and entries relating thereto, the following shall be substituted, namely:—
 - "41. (i) Coment Tiles
 - (ii) Ceramic Glazed Tiles".

INo. 39/F. No. 24/1/63-DBK/T

G.S.R. 828.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

These rules may be called the Customs and Central Excise Duties Export Draw-back (General) Amendment Rules, 1963.

- 2. In the second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 after the existing item at Serial No. 132A, the following shall be added, namely:—
 - "132B. Nichrome and electrical resistance wires used in the manufacture of electrical (Scientific) instruments all sorts".

[No. 41/F. No. 34(2)/6/62-Cus.IV.]

New Delhi, the 18th May 1963

G.S.B. 838.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Cantral Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. The rates mentioned against various items under sub items (A), (C), (F) and (G) of Serial No. 4 in the First schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, announced in this Ministry's Notification No. 123/F. No. 34/194/61-Cus. IV. dated the 3rd November, 1962 and published in Part II, Section 3(i) of the Gazette of India, dated the 3rd November 1962, shall take effect from the 15th June, 1962.

[No. 42/F. No. 34/104/61-Cus. IV.]

G.S.R. 831.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central

Government hereby makes the following rules to smend the Customs and Central Ruelse Duties Export Drawback (General) Rules, 1980, namely:—

Amendment

- These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.
- 2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the Second Schedule, for the existing item at Serial No. 90 and entries relating thereto, the following shall be substituted, namely:—

"90. Vacuum Flasks and parts thereof."

[No. 43/F. No. 116/1/63-DHK.]

G.S.R. \$32.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944, (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1968.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amandment Rules, 1983.

 In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 after the existing item at Serial No. 140 the following shall be added, namely:—

"141. Disc Glass."

[No. 44/F. No. 122/1/63-DHK.]

G.S.B. \$33.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Sait Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 after the existing item at Sarial No. 141 the following shall be added, namely:—

"I42. Eye Ginas Lemses".

[No. 46/F. No. 121/1/68-DBK.]

G.S.B. 834.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government bareby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 after the existing item at Serial No. 48, the following shall be added namely:—

"49. Tin containers containing cashew kernels for which carbon dioxide is used for preservation".

(Rupees two hundred and eighty-two and thirteen nave paise per 1,800 tins of 12.34 Kg. gross weight) (weight of the container I Kg.).

[No. 46/F. No. 1/45/63-DBE.]

CORRIGENDA

CUSTOME AND CENTRAL EXCUSE New Delhi, the 11th May 1963

G.S.E. \$25.—The provise at (4) mentioned in the Corrigendum under Notification No. 21/F. No. 1/10/63-DBE dated the 27th April, 1963 should be read as

- "(b) produces evidence to the satisfaction of Customs Collector that rough diamonds of the real value, as defined in sub-section (1) of section 14 of the Customs Act 1962 (52 of 1962), equal to five-ninths of such price have been imported by him before the 23rd March, 1963 and within a period of nine months immediately preceding the date of such exportation, and that this identical quantity of imported rough diamonds has not been
 - (i) similarly correlated to, and accounted for against, any other previous exportation of finished diamonds; or
 - (ii) previously re-exported as such or in any other form with or without claim for drawbach."

INo. 40/F. No. 1/10/88-DEEC.]

New Delhi, the 18th May 1963

G.S.E. 836.—In the corrigendum published with the Government of India, Ministry of Finance (Department of Revenue) Notification No. GSR 702, (No. 21/F. No. 1/10/63-DBK) dated the 27th April 1963 for the words "one tenth" occurring therein read the words "one minth".

[No. 50/F. No. 1/10/63-DBK.] J. BANKRJEE, Dy. Secy.

BESERVE BANK OF INDIA

(Exchange Control Department) *

Bombay, the 2nd May, 1963

G.S.R. 827.—In pursuance of the notification of the Government of India in the Ministry of Finance No. 12(12)-FI/49 dated the 10th September 1949, the Reserve Bank hereby directs that the following amendment shall be made in its notification No. FERA212/63-R.B. dated 21st February 1963, namely:—

In the said notification, in clause (ii), the following sub-clause shall be inserted after sub-clause (a) namely:

"(as) from Burms, Currency notes of the Government of India and Reserve Bank of India notes of 'Ashoka Pillar' design (other than notes of the denomination of Rs. 100 or higher, and special Bank Notes and Special One Rupee Notes issued under section 28A of the Reserve Bank of India Act, 1934) upto an amount not exceeding Rs. 50 in all per person in the case of adults and Rs. 25 in all per person in the case of persons who have completed 12 years of age but have not yet completed 18 years of age:

Provided that the amount sought to be brought into India has been endorsed by the concerned authority in Burms on the passport relating to the person seeking to bring in the same".

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INO. F.B.R.A. 221/68-R.B.)

P. C. BHATTACHARYA, Governor.

CENTRAL BOARD OF REVENUE

New Delhi, the 11th May, 1963

G.S.R. 338.—In exercise of the powers conferred by sub-section (1), of Section 157 of the Customs Act 1962 (52 of 1962), the Central Board of Revenue hereby makes the following rules to further amend the Foreign Privileged Persons' (Regulation of Customs Privileges) Rules 1957, namely:—

1. These rules may be called the Foreign Privileged Persons' (Regulation of Customs Privileges) Amendment Rules, 1963.

2. In the Foreign Privileged Persons' (Regulation of Customs Privileges) Rules, 1957, as amended by the Foreign Privileged Persons' (Regulation of Customs Privileges) Amendment Rules 1962 for the existing Appendices III & IV the following shall be substituted:

supplifies to Astron

APPENDIX III

[See rule 3(4)]

FORM OF UNDERTAKING TO BE GIVEN IN RESPECT OF MOTOR VEHICLES FOR THE PERSONAL USE OF THE PRIVILEGED PERSONS

I.:....(Name and designation)

(Name of the Mission, Consular post, Office etc.) at (Station) declare that, I having been allowed to

import direct from abroad through the port of.....

(Name of the Mission, Consular post etc.)

purchase from.... (Name of the Mission, Consular post, Office etc.)

without payment of Customs duty, the motor vehicle, particulars of which are given below, hereby undertake that in case I want to sell or dispose of the said vehicle to a person other than one who is entitled to import a motor vehicle free of Customs duty, I shall offer it to the State Trading Corporation of India Ltd., through the Ministry of External Affairs and will not sell or dispose of it

- (1) without the concurrence of the Ministry of External Affairs if the sele is to the State Trading Corporation of India Ltd., and
- (2) without the concurrence of the Central Board of Revenue if the offer of sale is declined by the State Trading Corporation of India Ltd.

and further undertake to pay the Collector of Custo Central Excise of the place nearest to the place of my (Station) the Cu	ms or headquatems	the uniters duty	Collecto at the	rate
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and for the amount to be determined by him in case I self the said vehicle before the explry of three years from. (Date of importation)

being the date of its original importation to a person (other than the State Trading Corporation of India Ltd.) who is not entitled to import a motor vehicle

I further undertake to obtain the concurrence of the Central Board of Revenue before I pass on or transfer the said vehicle even to a privileged person entitled to import a motor vehicle free of duty and intimate to the Collector of Customs or the Collector of Central Excise of the place nearest to the place of my headquarters, its sale price, and the name and the address of the privileged person before I complete such transfer of sale and to obtain from the buyer an exemption certificate in duplicate and an undertaking in duplicate in the prescribed forms and to forward one copy of each to the Collector of Customs of the Port of importation and the other to the Protocol Division, Ministry of External Affairs, Government of India.

Place		Signature
Date		Designation
	Commence	

COUNTERSIGNED

Seal and Date

Signature

(Head of the Diplomatic Mission, Consular Post, Office etc. or the officer authorised to sign on his behalf).

Designation

Particulars of the Motor Vehicle which is the subject of the above declaration

- I. Make.
- 2. Model.
- 3. Motor No.
- 4. Chamis No.
- 5. Horse power,
- 6. Cylinders.
- 7. Country from which imported.
- 8. No. and date of the Bill of Entry for Home consumption etc., and Steamer's name and Rotation number.
- 9 Any other particulars,

PART II-

APPENDIX IV

[See rule 8(4)]

FORM	OF UNDE	RTAKING	TO I	BE GIVE	IN IN	RESPEC	T OF	MOTO	R.
VEHICLES	FOR THE	OFFICIAL	USE	OF THE	MISS	IONS, CO	LUSMC	ATES,	ETC.

1	(Name) my	capacity as.t
of	the,at	having bean allowed to
ing	ort direct from abroad through the port of	
pur	chase from bonded stocks at the port of	
purc	hase from Mr. (Name & designation)	(Name of the Mission etc.)
bura	hase from	

without payment of duty the motor vehicle, the particulars of which are given below, for official use, hereby undertake that in case the vehicle is intended to be sold to a person who is not entitled to import a motor car free of duty, it shall be offered to the State Trading Corporation of India Ltd. through the Ministry of External Affairs and shall not be disposed of

- (1) without the concurrence of the Ministry of External Affairs if the sale is to the State Trading Corporation of India Ltd., and
- . (2) without the concurrence of the Central Board of Revenue If the offer of sale is declined by the State Trading Corporation of India Ltd.

at the rate and for the amount to be determined by him in case the said vehicle is sold before the expiry of three years from.......bring

(Date of importation)

the date of its original importation to a person (other than the State Trading Corporation of India Ltd.) who is not entitled to import a motor vehicle free of Customs duty.

I further undertake to obtain the concurrence of the Central Board of Revenue before I pass on or transfer this vehicle even to a privileged person entitled to import a motor vehicle free of duty, and to intimate to the Collector of Customs or the Collector of Central Excise of the place nearest to the place of head-quarters of my Mission/Consular post/Office, its sale price and the name and address of the privileged person before completion of such a transfer and to obtain from the buyer an exemption certificate in duplicate and an undertaking in duplicate in the prescribed forms and to forward one copy of each to the

520.	3(1)]	THE	GAZETTE	OF	INDIA: MAY	18,	1965/VAISAKHA	28,
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Collector of Customs of the Port of importation and the other to the Protocol Division, Ministry of External Affairs, Government of India.

Place Signature Designation

Countries serve Signature

(Read of the Diplomatic Mission, Consular post, Office etc., or the Officer authorised to sign on his behalf).

Designation

LURS

96°C

Scal and Date

Particulars of the Motor Vehicle which is the subject of the above declaration

- 1. Make.
- 2. Model.
- 3. Motor No.
- 4. Chassis No.
- 5. Horse power.
- 6. Cylinders.
- 7. Country from which imported.
- No. and date of the Bill of Entry for Home consumption etc. and Steamer's name and Rotation number.
- 9. Any other particulars.

[No. 124/F. No. 1/152/82-Cus.IV.]
G. SANKARAN, Under Secy.

MINISTRY OF WORKS. HOUSING & REHABILITATION

(Central Bollers Board)

CORRIGENDUM

New Delhi, the 6th May, 1963.

G.S.R. \$39.—In the notification of the Government of India in the Ministry of Works, Housing and Rehapilitation (Department of Works and Housing) Central Boilers Board No. S&PII/BL-9(65)/61, dated the 5th March, 1963, published as G.S.R. 448 at page 416 of the Gazette of India, Part II—Section 3, Sub-section (1) dated the 16th March, 1963.—

1. in line 18, insert "573,-Standpipes" as marginal heading, and

2. in line 25.

[No. 9/65/61-S&PII/BL.] K. B. SAXENA, Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS (Department of Communications and Civil Aylation) New Delhi, the 9th May 1963

G.S.R. 846.—In pursuance of sub-rule (2) of rule 3 of the Indian Aircraft. Rules, 1937, the Central Government hereby authorises the Aero Club of India.

also to grant or renew Student Pilots' Licence referred to in clause (a) of rule 38 and in section 'B' of Schedule II to the said rules with effect from the date of issue of this notification.

[No. F. 10-A/98-57 Pt.] S. N. KAUL, Under Secy.

(Departments of Communications and Civil Aviation)

(Posts and Telegraphs Board)

CORRIGENDUM

New Delhi, the 8th May, 1983

G.S.R. 341.—In the notification of the Government of India in the Ministry of Transport and Communications (Departments of Communications and Civil Aviation) (Posts and Telegraphs Board) No. 1-11/63-R, dated the 29th of April, 1963 containing the Indian Post Office (First Amendment) Rules, 1963 published as G.S.R. 741 on pages 375 to 377 of the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i), dated April 30, 1963:—

In the first sentence,

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Por "12".

Read "21"

[No. 1-11/68-R.]

D. R. NARANG,

| Asett. Director General (Rates)

MINISTRY OF MINES AND FUEL

New Delhi, the 6th May 1968

- G.S.R. 842.—In exercise of the powers conferred by section 13 of the Mines and Minerals (Regulation and Development) Act, 1957 (67 of 1957), the Central Government hereby makes the following rules further to amend the Mineral Concession Rules, 1960, namely:—
- These rules may be called the Mineral Concession (Fourth Amendment) Rules, 1983.
- 2 In the Mineral Concession Rules, 1960, after clause (n) of sub-rule (1) of sub- 27, the following clause shall be inserted, namely:---
 - "(o) In respect of any mineral which in relation to its use for certain purposes is classified as a major mineral and in relation to its use for other purposes as a minor mineral, the lessee who holds a lease for extraction of such mineral under these rules whether or not it is specified as a major mineral in the lease deed, shall not use or sell the mineral or deal with it in whatsoever manner or knowingly allow any one to use or sell the mineral or deal with it in whatsoever manner as a minor mineral:
 - Provided that if on an application made to it in this behalf by the lessee, the State Government is satisfied that having regard to the inferior quality of such mineral, it cannot be used for any of the purposes by reason of which use it can be called a major mineral or that there is no market for such mineral as a major mineral, the State Government may by order permit the lessee to dispose of the mineral in such quantity and in such manner as may be specified therein as a minor mineral."

[No. MII-152(11)/82.]

G.S.B. 643.—In exercise of the powers conferred by section 13 of the Mines and Minerals (Regulation and Development) Act, 1957 (87 of 1957), the Central

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Government hereby makes the following rules further to amend the Mineral Concession Rules, 1980, namely:—

I These rules may be called the Mineral Concession (Third Amendment)

- 2 In the Mineral Concession Rules, 1960-
 - (i) in rule 24, in sub-rule (3), the words, brackets and figure "or sub-rule (2)" shall be omitted;
 - (ii) in rule 28, after sub-rule (5), the following sub-rule shall be inserted, namely:
 - "(6) If an application for the first renewal of a mining lease made within the time referred to in sub-rule (1) is not disposed of by the State Government before the date of expiry of the lease, the period of that lease shall be deemed to have been extended by a further period of six months or ending with the date of receipt of the orders of the State Government thereon, whichever is shorter.";
 - (iii) in rule 37, after sub-rule (1), the following sub-rule shall be inserted,
 - "(1-A) An application for transfer of mining lease shall be disposed of by the State Government within nine months from the date of its receipt";
 - (iv) in schedule I-
 - (a) in Form B, in paragraph 3, after item (xil)(a), the following subparagraph shall be inserted, namely:
 - "If the topographical map of the area is not available from the Survey of India, a cadastral map of the area together with a non-availability certificate from the Survey of India shall be attached with the application.";
 - (b) in Form I, in paragraph 3-
 - (i) after item (xii)(a), the following sub-paragraph shall be inserted, namely:
 - "If the topographical map of the area is not available from the Survey of India, a cadastral map of the area together with a non-availability certificate from the Survey of India shall be attached with the application.";
 - (ii) in item (xix)(b), for the words "In the former case the industries in connection with which it is required, should be indicated. In the latter case, the countries to which the mineral will be exported and whether the mineral is to be exported after processing or in raw form should be stated.", the following words shall be substituted, namely:
 - "In the former case the industries in connection with which it is required, should be specified. It should also be stated whether the applicant has set up a beneficiation plant or if he intends to do so within three years of the grant of the lease. In the latter case, the countries to which the mineral will be exported after processing or in raw form should be stated."

[No. MII-169(44)/61.]

H. S. SAHNI, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 7th May 1968

of the Constitution, the President bereby makes the following rules regulating

the method of recruitment to the post of copyholder (English) in the Directorate General of Health Services, namely:—

- 1. Short title,—These rules may be called the Directorats General of Health Services Copyholder (English) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the post of Copybolder (English) specified in column 1 of the Schedule annexed hereto.
- 3. Classification and Scale of Pay.—The classification of the said post and the scale of pay attached to it shall be as specified in columns 2 and 3 of the said schedule.
- 4. Method of recruitment, age-limit and other qualifications.—The method of recruitment to the said post, age-limit, qualifications and other matters relating thereto shall be as specified in columns 4 to 10 of the Schedule aforesaid:

Provided that the upper age-limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes. Scheduled Tribes and other categories of persons in accordance with the orders issued from time to time by the Central Government.

- 5. Disqualification.—(a) No person, who had more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse shall be eligible for appointment to the post, and
- (b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post:

Provided that the Central Government, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

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	Ra. 110-3- 131-4-147.	
	General Central Service Class III Non-gazet- Icel Non-	
	Copyholder (Sngfish)	
		General Rs. 110-3- 18-25 years Etsential Certifical Service Cates 111 (p) Experience in proof-reading and copyhold-ing. Ministerial Desirable (i) Good knowledge of Handi

New Delhi, the 10th May 1983

- Q.S.R. 845.—In exercise of the powers conferred by the provise to article 209 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the posts of Accountant in the Directorate General of Health Services, namely:—
- 1. Short title.—These rules may be called the Directorate General of Health Services (Accountant) Recruitment Rules, 1963.
- 2 Application.—These rules shall apply to the posts of Accountant Specified to column 1 of the Schedule annexed hereto.
- Classification and scale of pay.—The classification of the posts and the scales
 of pay attached to them shall be as specified in columns 2 and 3 of the said Schedule.
- 4. Method of recruitment, age limit other qualifications.—The method of recruitment to the said posts, age limit, qualifications and other matters relating thereto shall be as specified in columns 4 to 12 of the Schedule aforesaid.

CHEMICAL

Name of		Scale of	Percent	Percentage of post to be filled by	o be filled t	b	For direct	For direct recruitment		For promotion/transfer only	fer only
		ì	Direct recyalic	Selection Sen	Seniority.	Theography	Age lunit	Edu, and other other thou frogulted inquired	Perio Freda	Whether age & qualification prescribed for direct rectt. will apply in case of apptr. by promotion/transfer	Grades/Sources from which pronotion/ transfers are to be made
-	ď	- ·	4	~		-			03	I I	123
Accounting	General Service Cless III, Non-pacet- wed Non-	Ru. 270- 15-435- 175- 175-	NSK.	<u> </u>	<u> </u>	frook dervuta- tion	Not applicable	Not Not Not Not mplicable applicable	Not	Not	S.A.S. Accountant on object of Comptroller and Auditor General of India AGCR or any other Civil Audit Office etc.
										Ž	INO. F. 6-11/82-Est.;

G.S.E. 846.—In exercise of the powers conferred by the provise to article 300 of the Constitution, the President bereby makes the following rules regulating the method of recruitment of persons to the post of Health Education Technician Grade III (Photography) in the Directorate General of Health Services, namely:—

- 1. Short title.—These rules may be called the Directorate General of Health Services [Health Education Technicism Grade III (Photography)-] Recruitment Rules, 1963.
- Application.—These rules shall apply to the post specified in column 1 of the Schedule annexed hereto.
- 3. Classification and scale of pay.—The classification of the posts and the scale of pay attached thereto shall be as specified in columns 2 and 3 of the said Schedule.
- 4. Method of recruitment, ago limit and other qualifications.—The method of recruitment to the said post, age limit, qualifications and other matters concerned therewith shall be as specified in columns 4 to 10 of the Schedule aforesaid.

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes, Scheduled Tribes and other special categories of persons in accordance with the orders issued from time to time by the Central Government.

- 5. Disqualification—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse shall be eligible for appointment to the said post; and
- (b) no woman, whose marriage is void by reason of the husband having a wife Hving at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the said post.

Provided that the Central Government may, if satisfied that there are special arounds for so ordering, exempt any person from the operation of this rule.

Recruitment rules for the Pest of Health Education Technician Ov. III (Photography) in the Directorate General of Health Sarchese, Ministry of Health

300. 3(1)

fo case of rectt. by promotion on transfer grades	which which to be made	QI .	Not appli- oxble)/63-Estt.]
Method of sect. whether by direct rect, or by promotion	& percentage wearcite wearcite be filled by various method.	b	Recruitment	[No. F. 38-til(3)/65-Estt.]
Period of probation, if fry			Two years	
Whether age of educational qualificational prescribed for direct	Promotes	lt-	Not applicable Two years	
l'idecational and other gua- lifications required for a direct recruits		**	Matriculation or equiva- len qualification—Pro- ficiency in Photography Experience:— * Fiveysars experience as p Photographer in a Cont. Office of in a reputed firm.	
Age limit forj'direct recruit		PA .	Between 18-25 years.	
Whether selection post or non- selection post		•	Non-selec-	
Classification Scale of pay		m ,	Rs. 200-10- N	
Charaffontion		н	General Scrive Class IIIA(Non-Gazet-red Non-Ministrial)	
Name of Poor	,	,4	Health Technosism Grade III (Photogra-	

G.S.R. 647.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to the post of Assistant Accountant, Central Health Education Bureau in the Directorate General of Health Services namely.

- Short title.—These rules may be called the Directorate General of Health Services (Assistant Accountant) Recruitment Rules, 1963.
- Application.—These rules shall apply to the post specified in column 1 of the Schedule annexed hereto.
- Classification and scale of pay.—The classification of the posts and the scale
 of pay attached thereto shall be as specified in column 2 and 3 of the said Schedule.
- 4. Method of recruitment and other qualifications.—The method of recruitment to the said post and other matters concerned therewith shall be as specified in columns 4 to 9 of the Schedule aforesaid.
- 5. Disqualification.—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse shall be eligible for appointment to the said post; and
- (b) no woman, whose marriage is void by ranson of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the said post.

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Nume of post	Chaeddonton	Scale of pay	Whether statement pout or nor- pout or nor- scherion pout	Apelink for direct met.	Extractional and other qualifications prescribed for direct rectuits will apply in the case of promotes	Whether age & edu- cational qualifications prescribed for direct recruits will apply in the case of promother.	Period of probation	Method of rectt. whether by direct rectt. or by prunotion on transfer de perceivage of the vicancies to be filled by various methods
I	7	•	4		9	,	400	6.
Assistant Accountant (C.H.E.B.)	General Certain Service Class III Non- sepected Mi- naterial	Ra. 210-10- 290-15-320- RB-15-380,	Not applicable	Not applicable,	Not applicable Not applicable. See remarks under Column 9	der Collegn 9		roo% by deputation of Scherico Grade Clerk from the Office of the Comptroller and Auditor General of India, Accountent General, Central Revenues, or any other Civil Audit Office with at least 3 years experience.
						M	SATYAMAI	E. SATYAMARAYAMA, Under Secy.

MINISTRY OF BAILWAYS

(Railway Board)

New Delhi, the 10th May 1968

G.S.E. 248.—In exercise of the powers conferred by source 47 of the Indian Railways Act, 1890 (9 of 1890), read with the notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board, with the sanction of the Central Government, hereby makes the following rules further to amend the Railways Red Taris Rules, 1960, namely:—

- 1. These rules may be called the Railways Red Tariff (Fifth Amendment) Rules, 1969.
- 2. In the Railways Red Tariff Rules, 1960, in Table VII at the end of Chapter VII, under the heading Poisonous (Toxic) substances after the item "Ferro-Silicos 50 per cent. and over, in fine powder" in column 1 and the entries relating thereta, the following items and entries shall be inserted, namely,—

7 \$ 3 2 3 kg should be packed in new binminised hessian bags (Kraft Paper laminated jute hag with bitumin at bonding agent) recurely sealed. The bag should be lined inside with kraft paper (Kraft substance with 70 gms.) 65-B 57 5-B 150 Quantities upto 210 65 kg should be p Should not Should not Folida: be carried, in any quantity in the brake yen of be carried with fooddust, (3-2%) ntuffa OP food-aruff any dangemixed or Passenger nodity in trains. SALE OF MaBon in W goods train, 65-B 57-5-B 110 In leak proof 100 ml., ... Potidol Do. Do. liquid 200 ml., I little and 5 Litres capacity alu-90 65 minium containers or bottles with an out-age of 5% of rated capacity. The bottles whould be fitted with an inner stopper which should be sealed on to the neck of the bottle suitably. The bottles should The bottles should be then securely closed by screwcap closures. The closures should be of screw thread type of secured by a screw thread device. Body and head of aluminium should be at least 99% pure of an eluminium base clicy of equivalent torrosion resistance, and physical properties,

2 3 1

4

6

7

The aluminium centainers should be wrapped individually in transparent plastic bags (gauge 55) which should be closed by heat sealing and which should contain adequate space to collect leaking material if any, 25 containers should be put into a mointure proof corrugated cardboard box and 4 such certons should be pucked with any-dust in a wooden case.

[No. 62-TGH/21/2]

P. C. MATHEW, Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Food)

New Delhi, the 9th May 1963

G.S.B. 849.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, namely:

- 1. Short title.—The rules may be called the Central Inland Fisheries Research Institute (Class II Post) Recruitment Rules, 1983.
- 2. Application.—These rules shall apply to the Inland Fisheries Research Institute Class II post of Fisheries Training Superintendent.
- 3. Number of posts, their classification and scales of pay.—The number of the said post, its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the Schedule annexed to these Rules.
- 4. Method of recruitment, age limit, other qualifications, etc.—The method of recruitment to the said post, age limit, qualifications and other matters relating thereto shall be as specified in columns 5 to 13 of the said Schedule:

Provided that the upper age limit specified for direct recruitment may be relaxed in the case of Scheduled Castes or Scheduled Tribes and other special categories of persons in accordance with the general orders of the general orders of the Government of India issued from time to time.

- 3. Disqualification.—(1) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking piace during the life time of such spouse, shall be eligible for appointment to the said post, and
- (2) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be aligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special: grounds for so ordering, exempt any person from the operation of this rule.

Recruitment rules for the past of Pitheries training Superintendent in Ministry of Rood and

Name of Posts

No. of Sclassi ication
Posts

Scale of Pay
Posts

Scale of Pay
Whether
Sclection
Post or an active
indicate recruits

active
Scale of Pay
Whether
Sclection
Post or an active
indicate recruits

direct recruits

direct recruits

Bana-sclection post

Fisherica Training I Gazerted (NonSuperintendent Superintendent Supe

[No. F. 2-19/63-FY(1).] C. R. SRINIVASAN, Under Secy.

(Department of Agriculture)

New Delhi, the 10th May 1963

G.S.R. 656.—In exercise of the powers conferred by section 4A of the Destructive Insects and Peats Act, 1914 (2 of 1914), and in supersession of the notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) G.S.R. No. 1306, dated the 27th October, 1960, the Central Government hereby prohibits with effect from the date of publication of this notification, the export of potato tubers, grown in the State of West Bengel, from that State to any other place in India.

- (2) Nothing in this notification shall be deemed to apply to potato tubers, grown elsewhere and imported into the State of West Bengal, which are in transit through that State and the consignment of which is accompanied by a transit permit, issued by the Plant Protection Adviser to the Government of India or by the officer duly authorised by him in this behalf, in the form prescribed in Schedule II to this notification.
- (3) All applications for transit permits for the movement of potato tubers through the State of West Bengal shall be made to the Plant Protection Adviser to the Government of India in the ferm prescribed in Schedule I to this notification atleast fifteen days in advance of the proposed date of import of the potato-

tubers into the State of West Bengal. Every such application may be duly certified by a Revenue, Agricultural or Marketing Officer, of the territory in which such potato tubers are grown and harvested.

Sempotta I

Application for transit permit for the movement of potato tubers through the State of West Bengal.

To

The Plant Protection Adviser to the Government of India, Dtc. of Plant Protection, Quarantine and Storage, 4/19, Ajmeri Gate Extention, New Delhi.

Application hereby made for the issue of a Transit Permit in respect of the consignment of potato tubers, of which the particulars are given below. A certificate from an appropriate official authority of the country or the State in which the potatoes have been grown, stating the country/State and the district or districts of such a country/State in which the potatoes were grown and harvested, is appended.

- 1. Name and address of consignor
- 2. Number and description of packages and quantity of potatoes
- 3. Distinguishing marks of consignments
- 4. Name and address of consignee

'Date :

Signature of applicant:

Address :

Date ----

Signature and Designation of the Certifying Authority.

Note:—The above certificate should be signed only by a Revenue/Agricultural/
Marketing Officer of the territory in which the potatoes were grown
and harvested.

SCHOOLS II

DESCRIPTION OF PLANT PROTECTION, QUARANTINE & STORAGE MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

GOVERNMENT OF INDIA TRANSIT PERMIT

(No-

-Valid upto-

(MO TAKE EPOOL

Plant Protection Service of the Government of India

Permission is heraby accorded for transit through the State of West Bengal of potato tubers contained in the consignment of which particulars are given below.

- 1. Name and address of consignor
- 2. Number and description of packages and quantity of potatoes

- 3. Distinguishing marks of consignment
- 4. Name and address of consignee

Station: Oute:

Signature and Designation of the officer authorised to issue the Permit.

[No. 6-7/62-PPS.]

V. S. NIGAM, Under Secy.

(Department of Agriculture)

CORRIGENDUM

New Delhi, the 12th May 1968

G.S.R. \$51.—The following amendment may please be made in column 2 "Classification" against Serial No. 11 of the annexure to this Ministry's notification of even number, dated 23rd April 1963, published as G.S.R. 784.

For "General Central Services Class . ?"

Read "General Central Services Class II (Gazetted".

[No. 7-6/60-DD.]

N. RANGANATHAN, Under Secy.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 8th May 1963

- G.S.R. 852.—In exercise of the powers conferred by section 5 read with subsection (1) of section 7 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby makes the following Scheme further to amend the Employees' Provident Funds Scheme; 1952, namely:—
- This Scheme may be called the Employees' Provident Funds (Twelfth Amendment) Scheme, 1983.
- 2. In the Employees' Provident Funds Scheme, 1952 (hereinafter referred to as the said Scheme), for paragraph 27, the following paragraph shall be substituted, namely:—
 - *27 Exemption of an employee.—(1) A Commissioner may by order and subject to such conditions as may be specified in the order exempt from the operation of all or any of the provisions of this Scheme an employee to whom the Scheme applies on receipt of application in Form 1 from such an employee:
 - Provided that such an employee is entitled to benefits in the nature of Provident Fund, gratuity or old age pension according to the rules of the factory or other establishment and such benefits separately or jointly are on the whole not less favourable than the benefits provided under the Act and the Scheme.
 - (2) Where an employee is exempted as aforesaid, the employer shall in respect of such employee maintain such account, submit such returns, provide such facilities for inspection, pay such inspection charges and invest provident fund collections in such manner as the Central Government may direct.
 - (3) An employee exempted under sub-paragraph (1) may by an application to the Commissioner make a declaration that he shall become a member of the Fund.
 - (4) No employee shall be granted exemption or permitted to apply out of exemption more than once on each account.

FORM 1

The	Employees	Provident	Funds	Scheme,	1952	(Exemption	undet	paragraph	27
			1	of the Sc	heme)				

, I	ber	shy	apply	FOF	exemption	from	the	operation	of	-11	or	the	following	Drow	٠
dons	of	the	Schen	De:-	-										

I bereby apply for exemption from the operation of all or the following provisions of the Scheme:—
(a)
(b)
(c):
(d)
(a)
1. Name (in block letters)
2. Occupation
3. Sex
4. Religion
5. Father's name
6. Husband's name (for married women only)
, ?. Permanent Address
3. Details of the Provident Fund, gratuity or old age pension
APPRING SATISFACE STREET, PROPERTY SATISFACE STREET, SATISFACE S
I declare that all the particulars stated above are true to the best of my knowledge and belief.
Dated
The
Certified that the above declaration has been algred by employed in before me and that he/she is getting the benefits of provident fund, gratuity or old age pension as above.
Dated

The 19

Signature of the manager or other authorised officer of the Factory/ Establishment

Registered No. of the Factory/ Establishment [No. PF.H.5(8)/58.]

@Lift hand thumb impression in the case of illiterate male member and right hand thumb impression in the case of illiterate female member.

"Here give the name and address of the factory or other establishment in which employed.

New Delhi, the 10th May 1963

G.S.R. 853.—In exercise of the powers conferred by section 5, read with subsection (1) of section 7, of the Employees' Provident Funds Act, 1852 (19 of 1952), the Central Government hereby makes the following Scheme further to amend the Employees' Provident Funds Scheme, 1952, namely:—

- 1. This Scheme may be called the Employees' Provident Funds (Thirteenth Amendment) Scheme, 1963.
- 2. In the Employees' Provident Funds Scheme, 1952, in clause (b) of sub-paragraph (3) of paragraph 1, sub-clause (xxxii) shall be renumbered as sub-clause (xxxiii), and before sub-clause (xxxiii), as so renumbered, the following sub-clause shall be inserted, namely:—

"(xxxii) as respect the establishments covered by the notification of the Government of India in the Ministry of Labour and Employment No. G.S.R. 728, dated the 20th April, 1963, come into force on the 31st day of May, 1963;"

[No. 4(14)/61-PF.II.]

P. D. GAIHA, Under Secy.

The Gazette



of India

PUBLISHED BY AUTHORITY

No. 21] NEW DELHI, SATURDAY, MAY 25, 1962/JY81STHA 4, 1885

NOTICE!

The undermentioned Gazettes of India Extraordiner; were published up to the cold Kiny, 1963 :--

Issue No.

No. and Date

.

Issued by Subject

G.S.R. \$14, dated 13th Ministry of External Aff- Appointing the 13th day of May, 1963, as the date on which the provisions of Part I, acctions 3, 4 and 4 in Part II, Part III and accomions 53, 56 and 57 in Part V of the Government of Union Territories Act, 1963 (20 of 1963) shall come into force in the Union Territory of Goa, Daman and Diu,

G.S.R. 815, dated 13th May, 1963.

Do.

Appointing the 13th day of May, 1963, as the date on which the provisions of Part I, sections 53, 56 and 57 in Part V of the Government of Union Territories Act, 1963 and the Second Schedule thereto shall come into force in the Union territory of Pondicherry,

85 G.S.R. 854, dated 15th Ministry of Home Affairs. The Defence of India (Sixth May 1963.

Coples of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be tubmitted to as to reach the Manager within ten days of the date of issue of these Gazottes.

PART II-Section 3-Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

CABINET SECRETARIAT

(Department of Statistics)

New Delhi, the 9th May 1963

G.S.R. 859.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following rules to amend the Directorate of National Sample Survey (Recruitment to Class III poss) Rules, 1962, published with the actification of the Government of India in the Cabinet Secretariat (Department of Statistics) No. G.S.R. 1728, dated the 13th December, 1962, namely:—

- These rules may be called the Directorate of National Sample Survey (Recruitment to Class II posts) Amendment Rules, 1963.
- In the Schedule to the Directorate of National Sample Survey (Recruitment to Class III posts) Rules, 1962, after item 15 and the entries relating thereto the following item and entries shall be added, namely:—

	K.I	2	3	4	3	6	7
16	Rote Print Operator	1	Non- Gazetted Class III (Non-Minis- terial)	Rs. 130—5—160— 8—200—E.B.— 8—256	- , i	Between 18 to 25 years	Exercial: (i) Matriculation or equivalent qua- tification. (ii) Experience in operation Rota Print Ma- chine Desirable: Experience of operation Printing Ma- chines,

9

10

11

Transferate: Two Age—No. Years Baseational Jualifications: Yes.

ű.

Direct recruitment through Transfer of Employment Exchange, sons wo; failing which by advertisement, failing which by transfer from other Government Departments, Covernment

Transfer of per- Not applicable, sons working in similar or equivalent grade from Oentral or State Government,

[No. 2(2)/63-Butt.II.]

M. BALAKHISHNA MENON, Dy. Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 17th May 1963

G.S.R. 200—In exercise of the powers conferred by sub-rule (1) of rule in of the Detence of India Rules, 1962, the Central Government hereby appoints for the State of Madhya Pradesh a Compensation Tribunal with its headquarters

at Gwalior to exercise the functions conferred by rules 111 and 112 of the said Rules. The Compensation Tribunal shall consist of—

Shri M. Bajpal, District and Sessions Judge, Gwallor, and
 Shri R. S. Gahlot, Assistant Commissioner of Income-tax, Gwallor
 its members.

[No. 4/63-Polt(Spl).]

K. R. PRABHU, Dy. Secy.

New Delhi, the 17th May 1963

G.S.B. 861.—In exercise of the powers conferred by section 2 of the Union Territories (Laws) Act, 1950 (30 of 1950) the Central Government hereby extends to the Union territory of Himachal Pradesh the Punjab Pre-emption (Amendment) Act, 1960 (Punjab Act 10 of 1960), as at present in force in the State of Punjab, subject to the following modifications namely:—

Modifications

In the said Act,-

- (I) in section 2, for the words and figures "Punjab Pre-emption Act, 1913", the words and figures "Punjab Pre-emption Act, 1913, as extended to the Union territory of Himachal Pradesh" shall be substituted; and
 - (2) for section 6, the following section shall be substituted, namely:-
 - 6. 'Insertion of new section 31 in Punjah Act I of 1913.—After section 30 of the Principal Act, the following new section shall be added,' namely:—

"31. Ho court shall pass a decree in a suit for pre-emption whether insti-

Punjab Pre-emption (Amendment) Act, 1960 as extended to the Union Territory of Himachal Pradesh to apply to all

tuted before or after the date of extension of the Punjab Pre-emption (Amendment) Act, 1960 to the Union territory of Himachal Pradesh which is inconsistent with the provisions of the said Act."

ANNEXURE

THE PUNJAB PRE-EMPTION (AMENDMENT) ACT, 1980, AS EXTENDED TO THE UNION TERRITORY OF HIMACHAL PRADESH

PUNJAN ACT No. 10 or 1960

AN

ACT

to amend the Punjab Pre-emption Act, 1013.

Be it enacted by the Legislature of the State of Punjab in the Eleventh Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Punjab Pre-emption (Amendment) Act, 1960.
- 2. Substitution of section 5 of Punjab Act 1 of 1918.—For section 5 of the Punjab Pre-emption Act, 1913, as extended to the Union territory of Himschal Pradesh (hereinafter referred to as the Principal Act, the following shall be substituted, namely:—
 - "5. No right of pre-emption shall exist in respect of-

No right of pre-emption in certain cases.

- (a) the sale, of or foreclosure of a right, to redeem-
 - (i) a shop, serai or katra;
 - (ii) a dharmsala, mosque or other similar building; or

(b) the sale of agricultural land being waste land reclaimed by the

Explanation.—For the purposes of this section the expression "waste fand" means land recorded as banjar of any kind in revenue records and such phair mumkin lands as are reclaimable."

3. Substitution of section 6 of Punjab Act 1 of 1913.—For section 6 of the Principal Act, the following section shall be substituted, namely:—

"6. A right of pre-emption shall exist in respect of village immovable pro-perty and, subject to the provisions of clause (b) of section 5 in

Exists in agricultural land and village immovable proimmovable procontained."

respect of Agricultural land, but every such right shall be subject to all the provisions and limitations in this Act

4. Substitution of sections 15 and 16 of Punjab Act I of 1913.—For sections 15 and 16 of the Principal Act the following sections shall be substituted, namely:—

"15 (1) The right of pre-emption in respect of agricultural land and village immovable property shall vest—

Persons in whom right of pre-emption vests in respect of sales of agricultural land and village immovable property.

(a) where the sale is by a sole owner,-

FIRST, in the son or daughter or son's son or daughter's son of the

SECONDLY, in the brother of brother's son of the vendor;

THIRDLY, in the father's brother or father's brother's son of the vendor; FOURTHLY, in the tenant who holds under tenancy of the vendor the land or property sold or a part thereof;

(b) where the sale is of a share out of joint land or property and is not made by all the co-sharers jointly,—

FIRST, in the sons or daughters or sons' sons or daughters' sons of the vendor or vendors;

SECONDLY, in the brothers or brother's sons of the vendor or vendors; THIRDLY, in the father's brothers or father's brother's sons of the vendor

FOURTHLY, in the other co-sharers;

FIFTHLY, in the tenants who hold under tenancy of the vendor or vendors the land or property sold or a part thereof;

(c) where the sale is of land or property owned jointly and is made by all the co-sharers jointly:-

FIRST, in the sons or daughters or sons' sons or daughters' sons of the vendors;

SECONDLY, in the brothers or brother's sons of the vendors;

THIRDLY, in the father's brothers or father's brother's sons of the vendors;

FOURTHLY in the tenants who hold under tenancy of the vendors or any one of them the land or property sold or a part thereof.

(2) Notwithstanding anything contained in sub-section (1),-

(a) where the sale is by a female of land or property to which she has succeeded through her father or brother or the sale in respect of

such land or property is by the son or daughter of such female after inheritance, the right of pre-emption shall vest,—

- (i) if the sale is by such female, in her brother or brother's son;
- (ii) if the sale is by the son or daughter of such female, in the mother's brothers or the mother's brother's sons of the vendor or vendors;
- (b) where the sale is by a female of land or property to which she has succeeded through her husband, or through her son in case the son has inherited the land or property sold from his father, the right of pre-emption shall vest,—

FIRST, in the son or daughter of such female;

SECONDLY, in the husband's brother or husband's brother's son of such female.

16. The right of pre-emption in respect of urban immovable property shall

Person in whom right of preemption vests in an urbas
emption vests in an urbas
immovable property.

sold or a part thereof."

- 5. Amendment of section 17 of Punjab Act I of 1913.—In section 17 of the Principal Act, clauses (c) and (d) shall be omitted.
- 6. Insertion of new section 2 in Punjab Act I of 1918.—After section 30 of the Principal Act, the following new section shall be added, namely:—

"St. No court shall pass a decree in a suit for pre-emption whether insti-Punjab Pre-emption (Amend-ment) Act, 1960 as exten-ded to the Union territory of Himachal Pradesh to apply to all suits.

In a suit for pre-emption whether insti-tuted before or after the defe of exten-sion of the Punjab Pre-emption (Amendment) Act, 1960 to the Union territory of Himachal Pradesh which is inconsistent with the provisions of

the miff Act."

[No. F. 4/4/62-Judl.II/UTL.60.] P. N. KAUL, Dy. Secy.

New Delhi, the 16th May 1963

- G.S.R. 362.—In pursuance of rule 10-A of the Indian Administrative Service (Pay) Rules, 1954, the Central Government, in consultation with the State Governments, hereby makes the following regulations to amend the Indian Administrative Service (Pay of Special Recruits) Regulations, 1960, namely:—
- (1) These regulations may be called the Indian Administrative Service (Pay of Special Recruits) Amendment Regulations, 1963.
- (2) They shall be deemed to have come into force on the date the Indian Administrative Service (Pay of Special Recruits) Regulations, 1960, came into
- In the Indian Administrative Service (Pay of Special Recruits) Regulations,
 after the proviso to regulation 5A, the following proviso shall be inserted, namely:-
 - "Provided further that an officer whose initial pay has been fixed at the second incremental stage in the junior time-scale of the Indisparent Administrative Service shall be entitled to one advance increment."

and an officer whose initial pay has been fixed beyond the second incremental stage aforesaid shall not be entitled to any advance increment, on passing the prescribed departmental examination or examination."

[No. 1/153/61-AIS(II).] K. S. N. MURTHY, Under Secy.

ORDER

New Delhi, the 16th May 1963

G.S.R. 863.—In pursuance of clause (22) of Article 368 of the Constitution of India, the President is hereby pleased to recognise

- (1) Shri Ucchrangprasad P. Desal, and
- (2) Shri Navinchandra P. Desai as successors to the late Shri Pragatshanker F. Desai, a Talukdar of Vasavad Taluka (Gujarat) with effect from the 20th January 1962.

[No. F. 16/14/63-Poll. III.] V. VISWANATHAN, Secy.

MINISTRY OF FINANCE (Department of Revenue)

CUSTOMS

New Delhi, the 25th May 1963

G.S.R. 864.—In exercise of the powers conferred by sub-section (1) of section 11 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that for the purpose of prevention of dissemination of documents containing matters which are derogatory to national prestige it is necessary so to do, hereby prohibits absolutely the import into India of any issue of the Portuguese bulletin entitled "NOTICIAS DE PORTUGAL—BOLETIM SEMANAL DO SECRETARIADO NACIONAL DA INFORMACAO", published from Palacie Foz, Lisbon, Portugal, or any extract therefrom, or reprint of, or any translation of, or other document reproducing any matter contained in, any issue of the said periodical.

FNo. 134.1

J. BANERJEE, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 25th May 1963

G.S.R. 865.—In pursuance of rule 92-B of the Central Excise Rules 1944, the Central Government hereby makes the following further emendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 146/60-Central Excises, dated the 21st November, 1960, namely:—

For the third provise to the said notification, the following provise shall be substituted, namely:-

"Provided also that for the period beginning with the 1st July, 1963, and ending with the 31st October, 1963, the rate of duty applicable to any type of centrifugal shall be two-thirds of the rate fixed for that type."

[No. 75/63.]

G.S.R. 866.—In pursuance of rule 92-B of the Central Excise Rules 1944, the Central Government bereby makes the following further amendment in the notification of the Government of India, in the Ministry of Figure (Department of Revenue). No. 164/60-Central Excises, dated the 1st December, 1860, namely:—

For the third provise to the said notification, the following provise shall be substituted, namely:—

"Provided also that for the period beginning with the 1st July, 1963, and ending with the 31st October, 1963, the rate of duty applicable to any type of centrifugal shall be two-thirds of the rate fixed for that type."

[No. 76/63.] \$d./- Illigible, Dy. Secy.

BESERVE BANK OF INDIA

(Exchange Control Department)

(Central Office)

Bombay, the 14th May, 1963

G.S.R. 867.—In pursuance of the polification of the Government of India in the Ministry of Finance No. F(1)(67)-EC/57, dated 25th September 1958, the Reserve Bank hereby directs that the following further amendment shall be made in its Notification No. F.E.R.A. 188/58-R.B., dated 4th December 1958, namely:—

In the said notification, immediately after the entry "Canara Bank entry "Canara Industrial and Banking Syndicate Ltd." shall be inserted. "Canara Bank Ltd." the

> [No. F.E.R.A. 222/63-R.B.] M. V. RANGACHARI, Dy. Governor.

MINISTRY OF COMMERCE & INDUSTRY

(TEA CONTROL)

New Delhi, the 13th May 1963

- G.S.R. 868.—The following further amendments to the Tea Board By-laws, 1935 made by the Tea Board in exercise of the powers conferred by sub-section (1) section 50 of the Tea Act. 1953 (29 of 1953), are published for general information, the same having been confirmed by the Central Government as required by sub-section (2) of the said section, namely:—
- . 1. These by-laws may be called the Tea Board (Third Amendment) By-laws 1963.
 - 2. In by-law 30A of the Tea Board By-laws, 1955--
 - (i) in clause (3), for the words "three months" the words "one year" shall be substituted; and
 - (ii) in clause (4), for the word, figure and brackets "clause (2)", the word, figure and brackets "clause (3)" shall be substitute.

[No. 8(4)Plant(A)/62.]

B. KRISHNAMURTHY, Under Secy.

(Department of Company Law Administration) New Delhi, the 15th May 1963

G.S.R. 869.—in exercise of the powers conferred by the provise to sub-section (1) of Section 594 of the Companies Act, 1956 (1 of 1956) (hereinafter referred to as the Act), and in partial modification of the notification of the Government of India in the Ministry of Finance (Department of Company Law Administration) S.R.O. 3216, dated the 4th October, 1957, the Central Government hereby directs that the requirements of clause (a) of sub-section (1) of Section 594 of the Act shall apply to the Nissho Company Limited (hereinafter referred to as the foreign company), being a foreign company, subject to the following further exceptions and modifications, namely:—

It shall be deerzed to be sufficient compliance with the provisions of clause (a) of sub-section (1) of Section 594 of the Act if in respect of the financial years

ended the 30th September, 1961 and 30th September, 1962, the foreign company submits to the appropriate Registrar of Companies in India in triplicate—

- copy of the authenticated balance sheet and profit and loss account (including documents relating to every subsidiary of the foreign company), as submitted by it to the prescribed authority in the country of incorporation under the provisions of law in that country;
- (ii) a certificate signed by two directors of the company and by the person authorised to accept service of process in India under clause (d) of sub-section (1) of Section 502 of the Act to the effect that during the its own benefit and did not have any liabilities in india on its own account and that it did not carry on any business in india; and
- (iii) a statement of its actual receipts and payments in India duly certified by the persons mentioned in clause (ii) above.

[No. P. 14(6)-CL VI/63.)

New Delhi, the 16th May 1963

G.S.R. \$76.—In exercise of the powers conferred by the proviso to sub-section (1) of Section 594 of the Companies Act. 1956 (1 of 1956) and in partial modification of the notification of the Government of India in the Ministry of Finance (Department of Company Law Administration) S.R.O. 3216, dated the 4th October, directs that, in the case of H. K. Ferguson Company Incorporated (hereinafter referred to as the foreign company), being a foreign company, the requirements of to a foreign company by the said section 594 as modified in their application further exceptions and modifications, namely—

It shall be deemed to be sufficient compliance with the provisions of clause (a) of sub-section (1) of section 594 of the Act if in respect of the financial years ending on the 31st December, 1961, 31st December, 1962 and the 31st December, 1963, the foreign company submits to the appropriate R gistrar of Companies in India in triplicate:—

- (i) a copy of the authenticated balance sheef and profit and loss account (including documents relating to every subsidiary of the foreign company) as submitted by it to the prescribed authority in the country of incorporation under the provisions of law in that country;
- (ii) a statement of (a) its assets and liabilities in India as on the date of the balance sheet and (b) its receipts and payments in India signed by two directors of the foreign company and a person authorised to accept service of process in India under clause (d) of sub-section (1) of Section 592 of the Companies Act, 1958; and
- (iii) a certificate signed by the persons referred to at (ii) above to the effect that the foreign company did not transact any business in India during the year.

[No. F. 14(4)-CLVI/63.] N. PARASURAMAN, Under Secy.

MINISTRY OF RAILWAYS

(Ballway Board)

New Delhi, the 14th May 1983

G.S.R. 871.—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (9-of 1890), read with the notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board, with the sanction of the Central Government,

hereby makes the following rules further to amend the Railway Red Tariff Rules. 1960, namely:-

- 1. These Rules may be called the Rallways Red Tariff (Sixth Amendment) Rules, 1963.
- 2. In the Railways Red Tariff Rules, 1960, (hereinafter referred to as the said Rules), the entry "Bukhtiarpur Bihar Light" occurring in Rule 103.3(3) in Chapter I, Rule 202.3(1) in Chapter II, Rule 302.3(1) in Chapter III, rule 402.3(1) in Chapter IV, rule 502.3(1) in Chapter V, rule 502.3(1) in Chapter VI and rule 702.3(1) in Chapter VII shall be omitted.
- In the said rules, in Chapter I, for the note to rule 122.1; the following note shall be substituted, namely:—
 - "Note.—Exemption has been given by the Chief Inspector of Explosives upto 30th September, 1968, to (1) Messrs Imperial Chemical Industries (India) Ltd. and (2) Messrs Clssy Private Ltd., Hyderabad (Andhra Pradesh) from the operation of sub-rule 1, subject to the condition that the maximum quantity of explosives transported in any sne railway wagon does not exceed 6803.88 kg and the provisions of the Rules are otherwise compiled with."
- 4. In the said rules, in Table I at the end of Chapter I under Class 6, Division 2 after item "Noble shapped charge" and the entries relating thereto, the following Item and entries shall be inserted, namely:—

8 5 6 180-B . . AQ P.B.T.N. Booster

[No. 63-TGH/21/1.]

New Delhi, the 15th May 1969

G.S.R. 872.—In exercise of the powers confered by clause (a) of sub-section (1) and sub-section (3) of section 47 of the Indian Railways Act, 1890 (9 of 1890), read with the Notification of the Government of India in the late Department of Commerce and Industry No. 801 dated the 24th March, 1905, the Railway Board Commerce and Industry No. 801 dated the 24th March, 1905, the Railway Board hereby sanction the application of the amendments to General rules for all open hereby sanction the application of the Government, published under the lines of railways in India administered by the Government, published under the Notifications of the Government of India in the Ministry of Railways (Railways Board), mentioned in the Schedule hereto annexed, to Martin's Light Railways.

THE SCHEDULE

- G.S.R. 1053 dated 28th July, 1982
- G.S.R. 1381 dated 10th October, 1982.
- 3. G.S.R. 1452 dated 24th October, 1962.
- 4 G.S.R. 268 dated 3rd February, 1963.
- G.S.R. 195 dated 24th January, 1963.
- G.S.R. 198 dated 26th January, 1963.
- 7. G.S.R. 1673 dated 3rd December, 1982.

[No. 62-TTV/29/28.] P. C. MATHEW, Secy.

MINISTRY OF INFORMATION & BEOADCASTING

New Delhi, the 10th May 1968

G.S.R. 573.—In exercise of the powers conferred by the provise to article 329 of the Constitution, the President hereby makes the following rules for regulating the method of recruitment to certain Class III posts in the Press Information

Bureau of the Ministry of Information and Broadcasting of the Government of India, namely:-

- 1. Short title.—These rules may be called the Press Information Bureau (Class III posts) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply for recruitment to the pasts specified in column 2 of the Schedule to these rules.
- 3. Classification and scale of pay.—The classification of the posts and the scales of pay attached thereto shall be as specified in columns 3 and 4 of the said Schedule.
- Method of recruitment, age timit, qualifications, etc.—The method of recruitment, age limit, qualifications and other matters pertaining to the posts shall be as specified in columns 5 to 12 of the said Schedule.

Provided that

- (1) the upper age limit specified in column 9 of the said Schedule may be relaxed in the case of candidate belonging to the Scheduled Castes, the Scheduled Tribes or displaced persons and other special categories of persons in accordance with the general orders issued from time to time by the Government of India;
- (2) the posts required to be filled by promotion may be filled by direct recrultment, if no suitable candidate is available for appointment thereto by promotion.
- 5. Probation.—All persons appointed to the posts specified in column 2 of the storesald Schedule shall be on probation for a period of two years which may be extended at the discretion of the appointing authority.
- 6. Disqualifications.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the posts, and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible to appointment to the posts.

Provided that the Central Government may, if satisfied that there are special fround for so ordering, exempt any person from the operation of this rule.

FOR DIRECT RECRUITMENT ONLY

FOR PROMOTION/TRANS-PER

Transfer

Age Limit Educational and other quali-fications required.

Whether age and educational qualifications prescribed for direct recruitment will apply in case of appointment by promotion/transfer.

Grades/sources from which promotion or transfer is 10-be made.

II

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19—25 (i) University Degree, Relaxable by the Ministry of
Information and Broadcasting in suitable cases
where the candidates are
otherwise well qualified,
(ii) Diploma in Library
Science. (iii) about 3
years experience of working in a Library.

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Transfer from simi-lar or equivalent grades from other Government of In-dia Offices with at least 3 years ex-perience in the grade.

25—35 years.

Essential:-

Essential:—

(i) Matriculation or equivalent of a recognised university.

(ii) Ability to transcribe on stencil papers with a speed of at least 20 words per minute.

(iii) Proficiency in translation from Urdu into English and eice versa.

(iv) Experience in editorial department of a Urdu language Daily for about 5 years.

Desirable:—

(i) Degree of a recognised University.

Do.

21-30 years.

(i) Matriculation or equivalent of a recognised University.

(ii) Cinema Operator's licence in 35 mm. Projector and familiarity with operation of 16 mm, projector. P.A. equipment, tape and wire recorders.

ment, tape and wire re-corders.

(iii) Three years experience in the operation of the equipment referred to in item (ii) above either in a State for Central publicity unit or in well established workshop or factory.

Do.

7. Store-Keeper, Class III Ministerial Non-Gssetted.

BO-5-130-RB-8-200 -10/2-200 (Subject to revision under Pay Conumission recommendations.)

100%

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Executed:—

(f) Degree of a recognised University.

(ii) Good general knowledge.

(iii) Presentable and good personality with fluency of expression both in Raglish and Hindi.

Desirable:

(f) Knowledge of Indian Art and Culture.

(iii) Knowledge of one foreign language other than English.

21-25 years.

University Degree with ex-perience of keeping ac-counts. Should have a good personality and a flair for astermanship. Should be able to talk fluently in English and Hindi.

19—25 years.

٠.

Besential :-

- (i) Matriculation or equi-valent of a recognised University.
- (ii) Diploma in Draftman-ship.
- (iii) Ability to draw art titles, caption lettering, banners, charts, graphs, pictographs and freehand drawing.

Desirable:-

- (i) Experience in the pre-paration of photo mon-tages Composites, mu-rals and other display material.
- (ii) Diploma in Commer-cial art from a recog-nised institution,
- (iii) Mounting photographs for exhibitions and pre-paring photo albums.
- (iv) Typing Capmons.

From Lower Di vision Clerks with at least 3 years* service in the grade.

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12	Finisher	. Class III Non- Ministerial Non-Ga- zetted	140-5-175	-	-	. 100 per ment
13	Dark Room Assistant	Class III Non- Ministerial Non-Ga- zetted	1253131 4155	,	***	100 per cent

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	25—35 years.	Essential (i) Matriculation or equivalent of a recognised University.	+ 4	••
	•	(ii) Ability to transcribe on stencil paper with a speed of 20 words per minute. (iii) Experience of calli- graphic work prefer- ably in a newspaper.		
	19—23 Yéars.	(f) Matriculation or equi- valent of recognised uni- versity.	*,	
		(ii) Speed of 100 words per minute in shorthand and 40 words per minute to typewriting.		
	21—30 years.	Essential: (i)Mutriculation or equivalent of recognised university	-	-
٠		 (ii) Knowledge of tri- ming and mounting photo prints for album and for exhibition dis- plays, 		
		(iii) Knowledge of the operation and main- tenance of electric dry mounting process and other related applian- oes.		
		Desirable :		
		Experience in the moun- ting and finishing se- lection of a commercial Studio.		
		(ii) Experience in type- writing		
_		_		Dark Room Ag- sistant with at least 3 years service in the grade
7	_		-	Dark Room Assis- tion with at least 3 years service in the grade
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-	-	-	-	Gestetner Opera- tor (Schior) with 3 years service in the grade,
	_	-	-	Junior Gesteling Operator, Re- cond Sorter Andressograph Operator and Operator for
				cutting and wire eth- tohing ma- chines, with three years ser- vice in the

[No. F. 1/15/61-I(A)]
R. K. GOVIL, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 14th May 1963

G.S.B. 874.—In pursuance of sub-rule (2) of rule 1 of the Central Heath Service Rules, 1969, the Central Government hereby appoints the 15th May, 1963, as the date of coming into force of the Central Health Service Rules, 1963.

[No. F. 5(I)-1/68-CH8]

R. K. RAMADHYANI, Sect

New Delhi, the 15th May 1963

- G.S.B. 875.—In exercise of the powers conferred by the provide to article 30 of the Constitution, the President bereity makes the following rules regulating the method of recruitment of persons to posts of store clerks in the Directorate General of Health Services, namely:—
- Short title.—These rules may be called the Directorate General of Health Services (Store Clerks) Recruitment Rules, 1983.
- Application.—These rules shall apply to the posts of Store clerk specified tectume 1 of the Schedule annexed hereto.
- Classification and scale of pay.—The classification of the said posts and it scale of pay attached to them shall be as specified in columns 2 and 3 of the said Schedule.
- 4. Method of regultment, age limit and other qualification.—The method precruitment to the said posts, age limit, qualifications and other matters connects therewith shall be as specified in columns 5 to 10 of the Schedule aforesaid;

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes. Scheduled Tribes and other special categories of persons in accordance with the orders issued from time to time be the Central Government.

- 5. Disqualification.—(a) No person, who has more than one wife living or we having a spouse living, marries in any case in which such marriage is void to reason of its taking place during the life-time of such spouse shall be eligible if appointment to the said posts; and
- (b) no woman, whose marriage Is void by reason of the husband having wife living at the time of such marriage or who has married a person who has wife living at the time of such marriage shall be eligible for appointment to the said person.

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

	-		
In case of reart, by promotion/ transfer, grades from which promotion to be made	I oI	2 - 11 - 1	INO. F.38-54/62-Estt.] AYANA, Under Secy.
Method of rectt. Whether by direct rectt, or by promo- ion on transfer & recentings of the recancies to be illed by various methods	6	By direct recruit- ment failing which by transfer on deputation.	K. SATYANARAYANA, Under Secy.
Period of probation if any	QD.	Two years	K. SAIT
Whether age and educational qualifications prescribed for direct recruits will apply in the case of promotees	4	VI VI	
Educational and other qualifications required for direct recruits.	9	rioth Class Pess certificate of a recognised Higher Secondary School or its equivalent examination.	
Age limit for direct recent	8	18—21 ykars	
Whether selection post or non-selection post	4	100	
Scale of pay	3	Ra. 110-3-131- 4-155-EB-4 -175-5-180	
Classification	2	General, Central Service, Class III, Non-gazetted, Ministerial	
Name of post	4	Store Clerk	

THE GAZETTE OF INDIA: MAY 25, 1985/JYAINTHA 4, 1885

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Sec. 8 (1)

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Department of Transport)

(Transport Wing)

New Delhi, the 17th May 1963

G.S.B. 676.—In exercise of the powers conferred by sub-sertion (1) of section 35 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby directs that with effect from the date of publication of this notification, the succharge leviable on the rates specified in the Table of Pilotage Fees given in the notification of the Government of India in the Ministry of Transport & Communications, Department of Transport (Transport Wing) No. G.S.R. 1295, dated the 25th October, 1960 shall be 100% instead of 33½%.

[No. 9-PG-(6)/63.]

CORRIGENDUM

New Delhi, the 16th May 1963

G.S.R. 877.—In the Schedule of Landing and Shipping Fees levied at the Port of Vishakhapatnam, in item 38, as amended by the notification of the Government of India in the Ministry of Transport and Communications (Department of Transport—Transport Wing) No. G.S.R. 191, dated the 22nd January, 1963, appearing at page 181 in the Gazette of India Part II, Section 3(1), dated the 2nd February, 1963, for the word "salt" read "salted".

INO. F. 17-PG(43)/61.7

M. V. NILAKANTA AYYAR, Under Secy.

(Departments of Communications & Civil Aviation)

(F. & T. Board)

New Delhi, the 14th May 1968

G.S.R. 578.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following rules further to amend the Telegraph Engineering Service (Class I) Rules, 1960, namely:—

- These rules may be called the Telegraph Engineering Service (Class I) Amendment Rules, 1963.
- 2. In the Telegraph Engineering Service (Class I), Rules, 1960 (hereinafter referred to as the said rules),--
 - (i) for rule 6, the following rule shall be substituted namely:-
 - "6. Persons eligible for examination.-
 - (1) A candidate must be either-
 - (a) a citizen of India, or (b) a subject of Sikkim, or
 - (c) a subject of Nepal, or
 - (d) a subject of Bhutan, or
 - (a) a Tibetan refugee who came over to India before the 1st January 1962, with the intention of parmanently settling in India, or

- (f) a person of Indian origin who has migrated from Pakistan with the intention of permanently settling in India:
- Provided that a candidate belonging to any of the categories (c), (d), (e) and (f) shall be a person in whose favour a certificate of eligibility has been given by the Government of India and if he belongs to category (f), the certificate of eligibility will be issued for a period of one year from the date of his appointment begins of India.
- (2) A candidate in whose case a certificate of eligibility is necessary may be admitted to the examination and interview conducted by the Commission and he may also provisionally be appointed subject to the issue of the necessary certificate to him by the Government."

(II) in rule 9,-

- (a) for clause (a), the following clause shall be substituted, namely:-
 - "(a) Obtained a degree in Engineering from a University incorporated by an Act of Parliament or of a State Legislature in India or from Parliament; or " educational Institute established by an Act of Parliament; or "
- (b) for Note 2, the following note shall be substituted, namely:-
- "Note 2.—Candidates who have appeared at an examination the passing of which would render them cligible to appear at this examination, but have not been informed of the result, may apply for admission to the examination. Candidates who intend to appear at such qualifying examination may also apply, provided that the qualify-examination. Is completed before the commencement of this examination. Such candidates will be admitted to the examination, if otherwise eligible, but the admission would be deemed to be provisional and subject to cancellation if the candidates do not produce proof of having passed the examination, as soon as possible, and in any case not later than two months after the commencement of this examination."
- (III) for rule 13, the following rule shall is substituted, namely:-
 - *13. Candidates must pay such examination fees as Government may prescribe (See Appendix III). No claim for a refund of the fees will be entertained except to the extent stated in that Appendix nor can the fees be held in reserve for any other examination or selection."
- (iv) in rule 16, in paragraph 1, for the sentence beginning with the words, "Only candidates who are likely" and ending with the words "will be physically examined", the following sentences shall be substituted, namely:—
 - "All candidates who are declared qualified for the Personality Test will be physically examined at the place where they are summoned for interview, either immediately before or after the inteview. Candidates will have to pay a fee of Rs. 16:00 to the Medical Board. The fact that a candidate has been physically examined will not mean or imply that he will be considered for appointment."
- 3. In Appendix III to the said rules, in paragraph I under item (b) entitled "To the Medical Board" for the letters, figures and words "Rs. 16 before examina-

tion by a Medical Board, if selected for appointment", the following letters, figures and words shall be substituted, namely:—

"Rs. 16:00 before examination by a Medical Board, if declared qualified for the Personality Test."

4. In Appendix IV to the said rules, in paragraph 7, after the last entry "Senior Administrative Grade Rs. 1870—100—2,000.",

the following entry shall be inserted, namely:-

'Members, P. & T. Board, Rs. 2,250."

[No. 5/2/03-STA.]

HIT PRAKASH, Asstt. Director General.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 15th May 1963

- G.S.R. 879.—In exercise of the powers conferred by section 5, read with sub-section (1) of section 7, of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby frames the following Scheme further to amend the Employees' Provident Funds Scheme, 1852, namely:—
- 1. This Scheme may be called the Employees' Provident Funds (Fourteenth Amendment) Scheme, 1963.
- 2. In clause (kk) of paragraph 2 of the Employees' Provident Funds Scheme, 1952, for the words "lac or fruit and vegetable preservation industry", 'the words "lac, fruit and vegetable preservation industry, rice milling industry or dal milling industry" shall is substituted.

[No. 3(15)/62-PFJI]

P. D. GAIHA, Under Secy.

(Directorate General of Employment & Training)

New Delhi, the 15th May 1963

G.S.R. 686.—In pursuance of clause (a) of section 6 of the Apprentices Act, 1961 (52 of 1961), the National Council for Training in Vocational Trades hereby determine that where an apprentice who, having undergone institutional training for 18th months in an industrial Training Institute or Centre recognised by the said Council, has passed the trade test conducted by that Council, is unable to complete the full-term course within 18 months or to take the final test owing to illness or other circumstances beyond his control, the establishment concerned shall have the power to extend the period of his apprenticeship until the next test is held. Similar extension of the period of training may also be allowed in the case of those apprentices, who, having completed the course, fall in the final test. An apprentice who falls in the second test shall not be allowed any extension of the period of training.

2. The National Council further determine that where a short-term apprentice is unable to complete the short-term course within six months or take the final test owing to illness or other circumstances beyond his control, the establishment concerned shall have the power to extend the period of his apprenticeship for the period by which it is deficient.

[No. 78(1)/62-ES.]

MAHINDRA KISHORE, Under Becy.